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FOR THE YEAR M.DCCC.LXXXIX.

At a General Meeting of the SURTEES SOCIETY held in  
Durham Castle on Tuesday, June 4th, 1878, Mr. Fawcett  
in the Chair—

It was ordered,

That the Guisbro' Chartulary should be edited for the  
Society by Mr. W. Brown.

JAMES RAINE,  
*Secretary.*

XROY WEN  
31.10.19  
YHABLL





THE EARLY SEAL OF GISBRO' PRIORY.



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## INTRODUCTION.

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THE earliest mention of Guisbrough, where at a later period the great North Yorkshire Priory of Austin Canons was founded, occurs in Symeon of Durham.<sup>1</sup> Symeon states, that one Copsi,<sup>2</sup> who ruled the County of York under Earl Tosti or Tostig, Harold's brother, gave certain lands in Cleveland, including two carucates in "Gisburham" to the Church of St. Cuthbert. The date of the gift is shortly before 1066, when Earl Tosti was outlawed at York.

As the passage is of interest itself, and contains the earliest mention of more than one place in the immediate neighbourhood of Guisbrough, I give it at length.

### DE DONIS COPSI COMITIS.

Nec solum Comes supradictus [Tosti] et illius uxor, sed etiam familiares illorum erga Sancti Cuthberti ecclesiam multum devoti

<sup>1</sup> Symeonis Dunelmensis Libellus de exordio atque procursu Dunelmensis ecclesiæ. Edidit Thomas Bedford. Londin. 1792. Cap. xiv.

<sup>2</sup> At a later period he became Earl of Northumbria north of the Tyne, but only held that office for a short

time, being slain at Nyweburne (Newburn) Church in 1068 by Earl Osulf, his predecessor in that dignity, who, in his turn, was slain the same year by a robber. (Symeon Dunelmensis. Historia Regum. Rolls Series, p. 198.)



extiterant et munifici. Quorum quidam vocabulo Copsi, qui sub Tosti totius Comitatus curas gerebat, ecclesiam Sancti Germani in Merscum, ab Ægelrico Episcopo<sup>1</sup> dedicatam, et ipsam villam aliasque infrascriptas terras Sancto Cuthberto, et ad sepulchrum ejus servituris in perpetuum donavit, atque illos qui eis aliquid ex his auferrent, cum Episcopo et aliis qui affuerant, cum Diabolo dampnandos excommunicavit. In Merscum x carrucatas terræ et dimidiam. In Thorntun ii carrucatas terræ. In Theoscota x bovetas terræ. In Readeclive dimidiam carrucatam terræ. In Gisburham i carrucatam terræ.<sup>2</sup>

The next mention of the place is found in Domesday. At this time only one carucate remained in the King's hands, held of him by Ulchel.<sup>3</sup> The manor there, with those of Middeltone and Hotun (Hutton Lowcross) formed part of the vast possessions of the Conqueror's half-brother, Robert, Earl of Mortain.<sup>4</sup> In the time of the Confessor they had

<sup>1</sup> Bishop of Durham, 1042-1056.

<sup>2</sup> There is no record in Domesday of the Convent of Durham having property in any of the places mentioned above. The Church of Marske was given to Guisbrough at the foundation of the Priory, and remained in the undisputed possession of the Canons until the Reformation. In Domesday it is called Mersc, Mersche, and Mersch (Facsimile Edition, ff. 15, 50b, 84), a designation well suited to its marshy, low lying situation. In this Chartulary it appears under the forms Mersc, Marescham, and Mersca (Nos. 1, 388, 351). Thorntun, Domesday Tornetun (Ibid. fo. 5), is Thornton Fields in the parish of Guisborough. Theoscota, in Domesday Toscotun and Tocstunè (Ibid. ff. 16, 84), is Tocketts in the parish of Guisbrough, which appears in this Chartulary under very various forms, as Tocotes, Toucotes, Toschotes, Tochotes, and others, besides later

on Topcotes. The word means "at the cots, or cottages, of the serfs." Readeclive, that is Red Cliff, is Rawcliff in the same parish. Called in Domesday (ff. 15, 84) Roudeclif and Roudeclive, and in this volume Routheclive (No. 137).

<sup>3</sup> Domesday (Facsimile Edition), fo. 5.

<sup>4</sup> Ibid. 16. Besides the King and the Earl of Mortain, Hugh, Earl of Chester, had six bovates of land belonging to the soke of his manor of Lothsum (Loftus-in-Cleveland), and Robert Malet three carucates and two bovates. Malet's land had formerly belonged to Leisinc and been worth 5s. 4d. Unlike most of the district it had not suffered from the Conqueror's ravages, being of the same value as before. There were three villeins there with one plough (Ibid. ff. 15, 46). Most of Earl Hugh's property came into the possession of the Percies, and it is possible, when he parted with his other estates in

belonged to a certain Uctred,<sup>1</sup> probably the same person as the Uctred de Cleveland mentioned in the foundation charter, and been worth forty shillings. By the time of the Survey, Guisbrough, like all the rest of North Yorkshire, had suffered terribly from the Conqueror's cruel ravages, by which he endeavoured to stamp out all elements of opposition to his rule, and the dozen years or so which had elapsed must have been quite insufficient to allow the country to recover from the effects of such wholesale destruction. Although the value of Guisbrough was reduced to less than half what it had been in the Confessor's time, it escaped much more easily than most places in the neighbourhood, of which all Domesday has to say is, that they were waste. The manors were still worth sixteen shillings a year, there was a church and priest, and a mill worth four shillings, and ten villeins with four ploughs.

There is one more mention of Guisbrough in Domesday,<sup>2</sup> and this time in connection with Robert de Bruis, whose descendants were long paramount in the district. It occurs on a page at the end of the Yorkshire Domesday, written in a different hand

North Yorkshire, he transferred his small holding in Guisbrough to the Bruces, into whose hands the whole manor ultimately came. Malet's estates became forfeited to the king on his death at Tinchebrai, Sept. 28th, 1108, in rebellion against Henry I., whom he was attempting to depose in favour of his brother Robert, Duke of Normandy (*Yorkshire Archæol. Journal*, iv. 148).

<sup>1</sup> He must, prior to the Conquest, have been a person of some impor-

tance. He had, besides the three manors mentioned above, fifteen others, all situated in Eastern Cleveland, the most important of which was Scheltun (Skelton), which like Guisbrough and its joint manors had gone down from forty shillings to sixteen. He still held land in Roscebi (Roxby), which was a soke of Scetun (Seaton in Whitby Strand). This manor retained its old value of ten shillings (*Domesday*, ff. 15b, 16).

<sup>2</sup> *Domesday*, fo. 70b.



from the rest of the book, and contains a list of the lands making up the fee of Robertus de Bruis. It states that this fee was given "postquam liber de Wintonia scriptus fuit," that is, after 1086-7, when Domesday was compiled. It is most probable that the fee was granted either the next year, 1088, the last year of the Conqueror, or early in his successor's reign, and that the carucate then given him in Guisbrough was the one the king still retained in his own possession, when the returns for Domesday were being given in.

From this period, whenever it may have been, to the date of the foundation of the Priory, no mention occurs of the place. At that time Robert de Brus had acquired the whole of Guisbrough (*totam Gyseburne*), containing twenty carucates, which had become his, as he expressly states in the foundation charter, "ex donatione et concessione Henrici, Regis Angliæ." The manor of Guisbrough, with the Earl of Mortain's other property, had no doubt come into the King's hands in consequence of Earl William, the son and successor of the above-mentioned Earl Robert, having adhered to the cause of Robert, Duke of Normandy, on whose side he fought at the battle of Tinchebrai, where he was taken prisoner, Sept. 28th, 1108.<sup>1</sup>

Before analysing the foundation charter it will be necessary to determine its date.

Two years, 1119 and 1129, are mentioned as the epoch of this event. In favour of the latter, the authority of Walter of Hemingburgh<sup>2</sup> may be cited,

<sup>1</sup> Yorkshire Archæol. Journ., iv. 130.

Hemingburgh. (Ed. H. C. Hamilton,

<sup>2</sup> Chronicon Domini Walteri de

1848), i. 52.

who states, "*Eodem anno (scil. 1129) fundata fuit domus nostra Giseburniæ per Robertum de Bruys, ex consensu et confirmatione Calixti papæ, et Thurstini Eborum archiepiscopi, et etiam ipsius regis Henrici.*" The writer of this account was, as his last editor remarks, "remarkable as an historian for a judicious taste, a moderation of mind, and great clearness of perception." He wrote within less than a couple of hundred years of the alleged date of the foundation; and, above all, as an historian and Canon of the House, would have access to all its archives.

With such credentials as these, we should apparently be justified in placing unquestioning confidence in his statements; but when we come to examine the foundation charter itself, we find facts therein stated which it is impossible to bring into agreement with this date. At the very commencement of the deed Robert de Brus states, that he had founded a Canons' House at Guisbrough by the counsel and advice of Pope Calixtus II. and Archbishop Thurstan. It is with the years involved in the occupation of the Papacy by the former, that the discrepancy arises. He died in December, 1124, so that it is clear, that if the foundation took place in his lifetime, the year 1129 cannot be correct.

If the only mention of Calixtus in connection with Guisbrough had occurred in the foundation charter, it might very plausibly have been argued, that Brus did not proceed to follow the Pope's advice until some time after his death, and that the mention of his name in the deed is not inconsistent with the Priory being founded in 1129. This argument, however, is entirely

refuted by the existence of a charter (No. vii.) of this very Pope, in which he confirms the gifts already made by Robert de Brus and others to the Canons, and treats the foundation of the Priory as an already accomplished fact. He speaks of the Canons as then living under the rule of St. Augustine, "*regulariter viventibus*," and takes the place in which they were serving God by living under such rule, into the care and protection of St. Peter.

With statements such as these demanding attention it is quite impossible to accept Hemingburgh's account of the foundation as entirely accurate, although, from his general accuracy in other matters and his opportunities of acquiring trustworthy information on such a subject, we must, instead of dismissing it as entirely unworthy of credence, endeavour to find some theory which may bring it into harmony with ascertained facts.

Before doing this it will be necessary to consider the alternative date, 1119. Although no ancient authority can be quoted in support of this year, it synchronizes with the period of Calixtus's papacy. He was elected Pope Feb. 1st, 1119, which leaves sufficient time for Brus to have received intelligence of the papal election, and possibly even a letter from the new Pope, counselling him to found a Priory in honour of God and the Virgin. The exact day of this event must remain to a great extent doubtful, but as the Priory was under the invocation of the Blessed Virgin, we may be sure that one of her great festivals was chosen as the most suitable day for the dedication. Of these, the feast of the Assumption (Sept. 8th)



seems, from its dignity and its place in the calendar, the most likely.

In thus assuming that the foundation took place on the feast of the Assumption in the year 1119, we assume nothing but what is quite consonant with what we know of the early history of the Priory. Still it must be remembered that, while this is quite probable, all that can with certainty be stated is, that the foundation must have taken place some time during the papacy of Calixtus II., that is between Feb. 1st, 1119, the date of his election, and December 12th or 13th, 1124, the date of his death.

That being so, it remains to show how this fact can be reconciled with Hemingburgh's account of the foundation of the Priory in 1129. This, I think, may be done by supposing that in addition to the original charter of 1119 there was another and later one, which, besides confirming the earlier one, contained additional benefactions. What then so likely as that this later charter, embodying, as it would, everything contained in the earlier one, should in process of time take its place, and come to be looked on as of equal authority with the original? This theory has not only the merit of enabling us to accept Hemingburgh's statement as correct so far as it goes, but also of solving a difficulty which confronts us at the commencement of the Chartulary.

The two first deeds purport to be copies of the foundation charter, very similar in their terms, the second, however, being briefer and less liberal. If the theory suggested above be correct, the second deed is the original foundation charter, and the first a confir-

mation or supplement to it, made some ten years later, or in 1129. Unluckily, in neither case are there any witnesses, and the gifts made by others besides Robert de Brus himself remain the same.

As these two deeds differ so slightly, it will be easy to examine them at the same time, noting the differences as we proceed.

The particular class of Religious placed here by the founder were Canons Regular, that is, Canons living according to the *regula* or rule attributed to St. Augustine or Austin of Hippo (though really of very much later date), which was introduced into England in the time of Henry I.<sup>1</sup> From the very first it proved most popular, and no less than fifty houses subject to that rule were founded in that king's reign. Its popularity underwent a brief eclipse on the rise of the Cistercians in the next reign, but it speedily regained its old place in the popular esteem, counting at the Reformation more houses subject to its rule than any other Order.

The best known Augustinian Priors in England were Walsingham, Waltham Holy Cross, (the burial place of King Harold, originally a foundation for Secular Canons,) and St. Mary's Overy in Southwark. In the North of England their chief houses were, Nostell, Bolton, Bridlington, Kirkham, Newburgh, Hexham, Lanercost, and Brinkburn, with Jedburgh and Holyrood in Scotland.

With the exceptions, perhaps, of Nostell and Brid-

<sup>1</sup> The Præmonstratensian or White Canons were a variety of this order. They obeyed the rule as reformed by St. Norbert, Archbishop of Magdeburg about 1120. The first house of

this order settled in England was at Newhouse in Lincolnshire, in 1145 or 1146. Easby, Coverham, and Eggleston, all in North Yorkshire, were under this rule.

lington, Guisbrough was the earliest, as it always was the most important, Augustinian Priory in Yorkshire. At this early period, religious houses were very few and far between. Whitby, Durham, and York were Guisbrough's nearest neighbours, with many a mile of swamp and moor between. The country can only have been slowly recovering from the Conqueror's ravages, and the population must have been sparse and rude.

With things in so much need of improvement, and men's spirits stirred by the great monastic revival, which culminated at a slightly later period in the institution of the Cistercian order, Thurstan and Calixtus cannot have had a very difficult task in persuading the great Norman Baron to devote part of his wealth to the foundation of a Priory, which should be a source of religious and social benefit to his dependants. Nobly did Robert de Brus answer to the call. All Guisbrough was given at once, a princely donation, twenty carucates and two bovates, or at least two thousand acres actually under cultivation, besides a large amount of common and moor, amounting in the whole to about 10,000 acres, the area of the modern township of Guisbrough including Comondale. Only one reservation was made, the Haia and Asadala (probably located by the existing name, Aysdale Gate), to the east of Ernald's path, representing either the carucate the Earl of Mortain held in demesne in Domesday, or more probably the carucate which had been first granted here to Brus.

The grant of the mills at Guisbrough, which follows next, is a satisfactory proof of the gradually, if slowly, increasing prosperity of the country. The solitary

mill of Domesday times had now become insufficient for the wants of the population. To this grant was annexed the usual proviso, express or implied, that no other mill should be built in the parish without the Canons' leave. So strongly at times was this proviso enforced, that even the possession of hand-mills for grinding corn was forbidden.<sup>1</sup>

In addition to the service due to him from the land of Gaufrid's son and Uctred of Cleveland, Brus gave all Kirkleatham, nine carucates more, and, in the later charter, the tithes of his demesne there, and of the adjoining part of Coatham. Materials from Eskdale for the repair and use of their house and buildings, and the advowsons of ten churches in Yorkshire and Durham completed the gift.

Associated with Brus in the grant were his wife Agnes, and their son and heir Adam, who gave all that is above mentioned to the church of St. Mary of Guisbrough, and the brethren who should serve God there, to hold in free, quiet, and perpetual alms, with all the liberties, free customs, and dignities, which they themselves had had in them of the gift and concession of Henry, King of England. This last piece of information is very significant, as it marks the time at which Robert de Brus, the so-called soldier of the Conqueror, received no small part of his possessions. The charter concludes with a confirmation by the

<sup>1</sup> This was the case at Ormesby at the end of the thirteenth century (No. 590). In a grant of a water-mill at East Bolton in Wensleydale to the monks of Rievaulx, the grantors covenanted, "quod nos et hæredes nostri nunquam levabimus aliud

molendinum, neque habebimus manumolendina in territorio prædictæ villæ de Est Boeltona, nec permittemus aliquem alium levare molendinum aut habere manumolendina in eodem territorio, nisi prædictos monachos" (Rievaulx Chart. 93).

founder of certain gifts made to the Priory by his "men."

Next to note and comment on the differences between the two foundation charters. While I believe there were two such charters, still there are certain points in the later copy (No. 1 of this Chartulary), of which it is difficult to give a perfectly satisfactory explanation, and which must necessarily throw a certain amount of doubt on the authenticity, or at least the due execution, of the charter now in question. The title given to Henry I. causes one of these difficulties. In the earlier deed he is called *Rex Anglorum*, the title by which he always described his office, as will be seen by referring to Nos. 14 and 15. In No. 1 he is styled *Rex Angliæ*, a title he never used. It is perhaps unfair to press this point as far as would be legitimate, if one were dealing with a charter by the King himself. Had the King been styled *Rex Angliæ* in both documents, it would have been far less suspicious.<sup>1</sup>

The boundaries of Guisbrough differ in the two copies, being much fuller in the later one. As in both cases "*tota Gyseburne*" was given, and all the differences consist of omissions in the description of the boundaries in the earlier charter, it is clear the discrepancy is only apparent. One point, however, is worthy of notice, namely, that it is only in the latter deed that

<sup>1</sup> Henry is called *Rex Angliæ* once in No. 2. At the time the Chartulary was compiled, about 1230 to 1250, *Rex Angliæ* had for a considerable period been the official title of the Kings of England, so that if the abbreviated form in the original

charter was ambiguous, the scribe might very easily expand it into *Rex Angliæ*, a phrase more familiar to him than *Rex Anglorum*, which had gone out of use. Unfortunately the original of neither charter is in existence.

the number of carucates and bovates in Guisbrough is recorded. This is also the case in the notice of the gift of Kirkleatham. The reason for this addition is not clear. In both cases all was given, which must *ex vi terminorum* have included the whole of the cultivated land. It is, however, possible that between the date of the two deeds the land under cultivation had increased, and as the later deed was to operate as a new foundation, it would speak from the date of its execution, and so, in order to prevent any confusion or trouble which might arise on its being compared with its predecessor, the number of carucates and bovates was specified.

The licence to get materials for building and other purposes from Eskdale is another proof of the later date of No. 1. At the time of the original foundation, wood would be existing in sufficient quantities in Guisbrough and Kirkleatham for the Canons' needs, but as time went on and their buildings increased in number and magnificence, these stores would become exhausted, and the want of an additional supply would be felt. It was, we may suppose, to meet this need that the grant of material in Eskdale was made. The part of Eskdale meant must have been Danby, then including Glaisdale, as the territory on both sides of the Esk lower down belonged to the Fossard Fee. Then and for long afterwards the dale was filled with timber, which would abundantly supply the Canons' needs.

The grants by the founder's men are the same, but there is an important variation in the number of advowsons. In the later charter the churches of Kirklevington and Skelton are added. The Canons

experienced considerable trouble in exercising their rights in these churches. It seems Adam de Brus, the grandson of the founder, gave them both to the Augustinian House of Thornton in Lincolnshire, and that Guisbrough was only able to get possession of them by surrendering their church of Kelsterne in the same county to Thornton.<sup>1</sup>

About Kirklevington there does not appear to have been so much litigation, but the lawsuit about Skelton Church lasted a considerable period, the Canons only getting full possession in 1239 (No. 223). There is a curious account in this Chartulary amongst the Skelton deeds of Adam de Brus's action in regard to this church. He acknowledged it had been given to Guisbrough by his grandfather, but "*pravo innitens consilio*" he had compelled the Canons to grant his chaplain Adam an enormous and inordinate pension of ten marcs a year, until the church should be vacant, when the chaplain was to be presented; and that during his life, as often as a vacancy should occur, the Canons were to present a clerk to be chosen by him. After a while, thinking his soul was in danger for what he had done, Brus gave up all claims under this deed, which had been extorted by fear and duress, and granted that they should hold the church as freely as it had been given by his grandfather. Notwithstanding this charter and confirmations of it by Archbishop Roger de Pont l'Evêque and others, it was not, as already mentioned, until 1239 that the matter was finally settled.<sup>2</sup>

<sup>1</sup> See No. 672.

two foundation charters having been

<sup>2</sup> There is other evidence of the in existence at an early period. Nos.

To sum up briefly, I think we may conclude that there were two ratifications of deeds purporting to be foundation charters, one in 1119, or at the latest in 1124, and the other in 1129, as recorded by Walter of Hemingburgh; that about this latter there was some informality, which gave rise to much litigation during the life of the founder's grandson, but that as the Canons were in the main successful, the deed was only informal, not invalid.

The generosity of the founder enabled the Canons to make a start under very favourable circumstances. Twenty-nine carucates with the advowsons of ten churches and other gifts speak for themselves, and show that Brus well understood the task he had taken in hand, and intended that the Convent should enter upon the struggle against ignorance and savagery well equipped for the strife. The much vaunted gift of Espec to Rievaulx is small beside it. His gift of nine carucates contrasts very poorly with Brus's magnificent donation.

All through its history the Bruces and their descendants continued to be munificent benefactors to the Canons of Guisbrough. The chief estates of the latter in Cleveland, at Hart in Durham, and in Annan-

14 and 15 purport to be confirmations by Henry I. of Nos. 2 and 1 respectively, but, unfortunately, neither is quite above suspicion. The position at the end of the witnesses in No. 14, of the names of two such powerful prelates as the Bishops of Lincoln and Salisbury, who were amongst the most important personages of their time, needs explanation. No. 15, as given in the Chartulary, has no

witness to it, but in a confirmation of Henry IV. made in 1401 (No. 235A), names of persons are given purporting to be those of witnesses; but the forms under which these names appear are so strange, that they cannot be genuine. Still, in the charters themselves there seems to be nothing suspicious, except perhaps the plural used in No. 14 with reference to the churches of Herternes.



dale, were entirely due to gifts from that family or from subinfeudatories of theirs. It is true they had other benefactors, such as Alice de Rumilly in Cumberland, the Lascelles in Lincolnshire, the Bardolfs at Barningham, and the Stutevilles in the East Riding: but their grants were not of great value, and cannot for a moment be compared with the gifts received by the Convent from the Bruces and their descendants. Guisbrough, which at the time of the Reformation was the fourth richest monastery in Yorkshire, being surpassed only by St. Mary's, Fountains, and Selby, may be called without any exaggeration the creation of this family. There is not a member of the family of any importance who does not occur, either as a grantor himself, or, at least, as confirming gifts made by his ancestors. This gives a great uniformity to the Chartulary, and affords an excellent opportunity of investigating the history of this important house, of which I hope to avail myself at a later period.

On the other hand, the occurrence of the same names becomes monotonous, especially when of persons otherwise unknown, or of little interest in themselves. This, unfortunately, is the case in this Chartulary, and more especially in the earlier portion of it, comprised in this volume. Charters by such men as Adam de Lyum, Richard, his son, Peter Westiby, and many others, could well be spared for some of the Lincolnshire or Scotch deeds, of which so few are extant. As these uninteresting deeds occur in the Chartulary itself, it was impossible entirely to omit them, but they have been abbreviated as far as could be.

From one point of view, however, these deeds are

of great interest, as they bring clearly before us the fact that a great religious house like Guisbrough was popular not only with people of higher rank, like the Percies of Kildale, the Lascelles, and others, but also with a class below them, the franklins and yeomen of the time. Men like Adam de Lyum, Peter Nurri, Peter Westiby, and many others, who occur as donors to the Priory in this Chartulary, were certainly not knights or esquires, and most probably not entitled to armorial bearings. They were people of small possessions, who could only afford to give a few acres, or sometimes roods. The gifts chiefly date about the middle of the thirteenth century.

They were not only small in size, but were composed of a number of parcels scattered over the township. In No. 82 there is a grant of eleven acres, less a rood, in Guisbrough, which are described as lying in no less than twenty different places, the largest piece not exceeding one acre. In Ormesby (No. 519) thirteen acres were split up into twenty-three fragments, the largest of which was two acres, and seven only contained a rood a-piece.

With this excessive sub-division of the cultivated land, there arose a very copious local nomenclature, which was needed to describe with accuracy the position of each parcel. Ormesby and Marton are particularly rich in these place-names. They form the subject of a very interesting and instructive article in the *Antiquary*, vol. xiii., where the Rev. Dr. Atkinson of Danby has collected them, and explained their meanings.

Of the charters contained in this volume the

"*Cartæ Eleemosinariæ*"<sup>1</sup> are of special interest, as they fully bear out the statement that it was only at the dissolution of the religious houses that the need for the Poor Laws arose. Here the Priory of Guisbrough instituted a special fund for the benefit of the poor, and that it might be properly administered, an officer called "*Custos Eleemosinariæ*" was appointed, in whom such gifts seem to have been vested. There are twenty deeds relating to this subject, but they contain little of interest. Most of the donors gave to the charity without particularly mentioning how their gifts were to be applied. In a few cases a special object is named. Roger, the Clerk, wished his gift to be utilized "*ad lumen inveniendum pauperibus, qui ibi hospitantur,*" and similar gifts were made by Emma Paternoster, and Helyas, the son of Roger the Mason. Adam de Lyum gave them a toft in Guisbrough to get fuel with.<sup>2</sup>

The charters containing grants to the Fabric Fund would be more interesting if they applied to the present buildings. The edifice to which they relate was burnt down in June, 1289; and the present structure, of which the noble east window is now almost the sole memorial, was not commenced till some twenty years after. None of the Fabric Charters are dated, but we cannot be far wrong in assigning them to the period between 1230 to 1250, which would make the second church (as no doubt it took the place of the Norman one built at, or soon after, the foundation) contemporary with Westminster Abbey.<sup>3</sup>

<sup>1</sup> Nos. 236-257.

<sup>2</sup> Nos. 257, 245, 253, 249.

<sup>3</sup> It must be borne in mind that

references elsewhere to altars in the Priory Church refer to the building which was burnt down in 1289.

Amongst the documents inviting special attention, I may mention No. 213, which is an agreement between Peter de Brus 1. and his knights and free tenants of Langbaurch, on which I have made some observations in a note ; No. 216, an arrangement for the presentation of the Prior elect, alternately at Skelton and Danby, to Fauconberg and Thweng, in whom the patronage then vested in right of their wives, cannot but suggest the idea of great ceremony and pomp, when the stately cavalcade accompanying the new Prior travelled across the moors to get him confirmed by the patron. No. 227A throws a lurid light on the state of society in the middle ages amongst people of high rank. Meynell, a man of baronial rank, who was living in adultery with Lucia de Thweng, hired men to murder her husband, William Latimer. The jury acquitted him, but as the evidence was brought forward by the husband, the verdict was tantamount to finding Latimer guilty of subornation of perjury : either way a most scandalous case.

A grant of permission to pick a certain quantity of nuts at Moorsholme, and another of the tithe of game are curious (Nos. 224, 212, and 217).

There is one more matter in this Chartulary to be noticed, namely, the Hospital for Lepers at Hutton Lowcross in the parish of Guisbrough, dedicated to St. Leonard. The name of the founder does not appear, but from the fact that Richard, son of Hugh de Hotona, confirmed to the Lepers at Lowcross two acres in Hutton, in which was anciently the site of the Hospital (No. 330), we may infer it was some member of that family. By about the middle of the

thirteenth century the patronage had become vested in William de Bernaldeby, who granted the Hospital to Guisbrough, of which it became an appendage (Nos. 383-4). It was called by different names. One was the Hospital of the Sick Men of Bernaldeby (Nos. 334, 369). This title is explained by the position of Lowcross, which lies between Hutton and Barnaby (No. 356). It is also called the Hospital of the Sick Men of St. Leonard of the parish of St. Mary of Guisbrough (No. 338). The inmates were of both sexes, healthy as well as sick, "*fratres et sorores, sani et leprosi, de Ecclesia et de Domo S. Leonardi de Loucros,*" as they style themselves in one case (No. 395).

This quotation, moreover, shows the lepers had a church at the Hospital, of which there is evidence in another charter (No. 376). The house seems, whilst independent, to have been governed by a Master (Nos. 331, 341, 389), but when it came into the possession of the Canons, their Almoner became the Warden (No. 325A); though in 1339, the latest period at which I have found any reference to it, a certain Richard de Brocton is styled "*nuper Magister Hospitalis de Loucrosse.*"<sup>1</sup> Nothing seems to be said about it at the Reformation in the Ministers' Accounts, nor have I been able to ascertain when, or under what circumstances, it was finally merged in the Priory.

<sup>1</sup> He, with Master John de Wyrkesale, Parson of the Church of Esyngton, and Walter de Gyseburne, Vicar of Stranton, were enfeoffed by John de Everingham, Lord of Birkin, in all his lands and tenements in North-Lofthous in the Wapentake of Langebergh. "*Hiis testibus. Petro de Acclom, Johanne de Hoton, Johanne*

*Wyrfauk, Willelmo Homet, Petro Wyles, Willelmo Pykestane de Neuton, et aliis. Dat. apud Northlofthouse, die dominica in festo S. Petri ad vincula, 13 Edw. III.*" His seal has a fesse with a label of five points, and the circumscription, *S. IOHANNIS DE EVERINGHAM* (Dodsworth MSS. vii. 41<sup>b</sup>).

There was another Hospital close by, at Upsall, in the adjacent parish of Ormesby, under the invocation of St. Lawrence. The founder's name is unknown. In No. 382 a number of persons united in granting to Lowcross their ancestors' gifts to Upsall. Prior Michael is one of the witnesses to this deed, and consequently it must have been executed between the years 1218 and 1234. In another deed (No. 343) of about the same date, Alan de Bulleford released all right "*in crofto et manso illo, ubi quondam fuit Hospitale S. Laurentii de Upsale,*" showing that it had been then moved.

In this Chartulary the name of Guisbrough invariably appears under the form Gyseburne, as has been before mentioned. Gisburham is the form in use at or shortly before the Conquest. In Domesday it is Chigesburg (ff. 5, 84), Ghigesburg (fo. 16), Ghigesborg (fo. 46), Gighesborc (fo. 15), and in the grant to Robert de Brus (fo. 70b), Giseborne. Both names seem to have continued in use. On the same De Banco Roll for the year 1227, both Giseburne and Giseborg occur (Nos. 220b, 220c). Later on, the former seems to have become the more popular, but in 1515 Giseburghe is met with (No. 235A), although at the Reformation Giseburne appears to be the form in use, both in the Ministers' Accounts, and in the Valor Ecclesiasticus. The only form used now-a-days is Guisbrough, which until lately had the first syllable pronounced long, something like Geesebrough. Gisburn, Domesday Ghiseburne, and Guisely, Domesday Gisele, seem the only other examples of place-names in Yorkshire commencing like Guisbrough.

The Rev. W. W. Skeat, in answer to a letter asking him what he considered the origin of the name Guisbrough, writes : " I do not think it is possible to assign any certain origin to Guisbrough. At the best it must be all guess-work. But guess-work is often all that is cared about. An A. S. initial *g* generally becomes *y* in modern English. The chances are, that the hard *g* indicates a Norse or Northumbrian name. The only common name that resembles it is the Icelandic *gǫsl* or *Gǫsl*. This is a well-known Icelandic word, and means (1) a hostage; (2) an officer, bailiff, watchman, etc. The Anglo-Saxon also has *gīsel*, in the sense of hostage. The *l* is a suffix, but the word is never found without it. The root and original sense are alike doubtful; though probably allied to Anglo-Saxon *gār*, Icelandic *geirr*, a spear, of which the Teutonic form was *gais*, whence the Latin *gaesum* was borrowed. It has been guessed that *gǫsl* (pron. *geesle*) originally meant 'captive of the spear.' All that can be said is, that the name is probably allied to the Icelandic *gǫsl*, which is often used as a proper name; and that the pronunciation as Geesebrough is quite correct."

The second portion of the word does not present such difficulties. *Borg* or *burg* is a common termination in local names, though not in the immediate neighbourhood, where the only two instances are Goldsborough and Middlesbrough. The former most probably marks the site of a Roman Camp, which must be sought for close by; and the latter may be a name brought over by the Danes from Jutland, as is possibly the case with Ayresome or Arusum.

The *borg* seems to have been a place made strong

by earthen ramparts of some sort. The word is often replaced by *burrow* (even by *Castle*), in more modern names. The Roman Camp on Lease Rigg in Egton Parish has left three local names in Burrow or Burrows. There is one at Easby near Stokesley, which is perplexing, and *Castle* close by.

The manuscript from which this volume has been printed is preserved in the British Museum amongst the Cottonian MSS., under the mark Cleopatra D. ii. With it is bound up a History of England in Latin, coming down to the year 1346. The following is the entry in the index describing them:—"Codex membraneus in 4to majori constans foliis 338. (1) Chronicon a Bruto ad annum 1346. (2) Annotationes chartarum Monasterii de Giseburn." The exact size of the manuscript is ten and a half inches long by seven and a half broad. The true number of folios is 332. The Guisbrough portion commences at fo. 110, and according to the pagination imposed in the seventeenth century, which I have followed, extends to fo. 351, the end of the volume. In this pagination ff. 181 to 188, and 255<sup>b</sup> to 260, have been omitted. At some earlier period pages have been torn out between ff. 154 and 155, 166 and 167, 199 and 200, 243 and 244, and 350 and 351. The manuscript is written in a good many different hands, but the writing most usual is in the small characters prevalent in the thirteenth century, when this Chartulary was compiled. The Kirkleatham and Coatham portion (ff. 271-283) is written in a curious large hand with very black ink, bearing no likeness to the writing elsewhere.

The documents collected together in this Chartulary





relate almost exclusively to the Cleveland portion of the Priory property. At the close of the collection are a number of deeds relating to Hessle and Hull. These, with a few others concerning Kepwick, Faceby, Thirsk, and Lund, and the places referred to in confirmations, are the only exceptions to that rule. Fortunately, the deeds and copies in the British Museum, at Oxford, and elsewhere, enable us to fill up these blanks to a great extent.'

The great number of documents in this collection, close on eleven hundred, besides many more from other sources, has rendered it necessary to adopt a system of compression, so as to prevent the Chartulary extending into many volumes. This has been much facilitated by the fact, that the deeds for the most part were executed after 1200, when legal documents began to assume a stereotyped form. The warranty and testimonium clauses seldom vary. The following charter (No. 38), in which the omitted portions are printed in *Italics*, will give an idea of the manner in which what lawyers call "common form" has been cut out:—

' Another Chartulary is said to have been in the possession of Mr. William Hamper of Birmingham (*Archæol. Journal*, xxv. 249), but I have been able neither to trace it, nor to learn anything about it. The so-called Chartulary in Mrs. Chaloner's possession at Longhull, near Guisbrough, now the only mediæval document there relating to the Priory, is in reality a rent-roll of the Conventual property, compiled towards the close of the thirteenth century. Whether still extant or not, there doubtless was a further Chartulary or Register of the documents relating to the rest of the possessions of the Priory. It was one of the rules of the Order that such Registers

should be kept. In the Constitutions of Pope Benedict, under the title "*De registris et inventariis*," it was enacted, "*Ut ecclesiarum, et monasteriorum, et aliorum locorum religionis ejusdem, bona et jura salubriter conserventur, statuimus quod præsidentes ecclesiis, cathedralibus, monasteriis, prioratibus, et administrationibus aliis quibuscunque dictæ religionis, quam primum com[m]ode poterunt, conficiant, seu confici faciant registra, in quibus possessiones, census, jura, et cætera bona immobilia, quæcunque et qualia-cunque fuerint ad eorum administrationes spectantia, singillatim [sic] et specifice describantur.*" (*Cott. MSS. Vesp. D. I., fo. 31<sup>b</sup>.*)

*Omnibus hanc cartam visuris vel audituris, Adam de Lyum, salutem. Noveritis me dedisse, concessisse, et hac carta mea confirmasse, Deo, et Ecclesiæ S. Mariæ de Gyseburne, et Canonicis ibidem Deo servientibus, in liberam, puram, et perpetuam elemosinam, duas acras terræ et unam rodam in crofto meo, quæ scil. jacent propinquiores ex orientali parte viginti acris terræ quas habent ex dono meo in prædicto crofto. Ego vero et hæredes mei prædictas acras terræ cum pert. Deo et præfatis Can. contra omnes homines warrantizabimus, acquietabimus, et defendemus imperp. Et in hujus rei testimonium præsentī scripto sigillum meum apposui. Hiis testibus. Domino Ada de Hyltona, Domino Ricardo de Hotona, Domino Ricardo de Normanby, Domino Rogero de Tocotes, Johanne de Tocotes, Johanne de Bernaldebi, Willelmo de Tornetona, Petro Westiby, Petro Nurri, et multis aliis.*

Except that the abbreviation "Deo etc." has been used to represent the phrase "Deo, et Ecclesiæ S. Mariæ de Gyseburne, et Canonicis ibidem Deo servientibus," all the excisions have been made on this principle. It is believed that the parts omitted in other charters are verbally the same as above, except that now and then the deed is called a *scriptum* instead of a *carta*. In releases, of course, from the nature of the deed the clause for warranty is wanting. In every case where a charter deviates from the common form, or there is reason to think it prior to 1200, it is printed in full.

To the Rev. William Greenwell my thanks are due for calling my attention to the transcripts at Durham of many of the Lowcross charters. I am glad to have this opportunity of acknowledging the obligation I am under to the Rev. J. C. Atkinson of Danby-in-Cleveland,

for the help and advice he has so readily given me whilst preparing this Chartulary for the press. He has far more than repaid the small assistance I was able to give him in the Whitby and Rievaulx Chartularies.

I append a temporary list of the Priors of Guisbrough, which I hope to repeat with proofs, when the documents on which it is founded are in print.

### LIST OF PRIORS.

1. WILLIAM.—Said to have been a brother of the Founder, and to have died in 1145, when he was buried in the Chapter House.

RANULPH.—He is probably the same person as No. 3.

2. CUTHBERT.—A contemporary of Archbishops William, Henry Murdac, and Roger de Pont l'Evêque, that is from 1143 to after 1154, the year of the consecration of Archbishop Roger.

3. RADULPH.—A contemporary of Archbishop Roger, 1154–1181.

4. ROALD occurs in 1199. Was a contemporary of Archbishop Geoffrey Plantagenet, 1191–1211.

5. LAWRENCE occurs in 1211. Spoken of as "quondam" in 1219.

6. MICHAEL occurs between 1218 and 1234.

7. JOHN occurs in 1239 and 1255, when he resigned.

SIMON.—I have not been able to find any satisfactory authority for this Prior.

8. RALPH DE IRTON occurs in 1262. Elected Bishop of Carlisle, Dec. 26th, 1280.

9. ADAM DE NEWLAND, 1280-1. Resigned, and was succeeded by

10. WILLIAM DE MIDELESBURG, who resigned in 1320-1, and was succeeded by

11. ROBERT DE WILTON, a Canon of the House. On his death

12. JOHN DE DERLINGTON or DARNTON was elected in 1346. On his death

13. JOHN DE HOREWORTH, or HURWORTH, was elected in 1364. On his resignation

14. WALTER DE THORP, a Canon here, was elected in 1393.

15. JOHN DE HELMESLEY occurs in 1408. On his death

16. JOHN THWENG, S. T. P., a Canon here, was elected in 1425.

THOMAS THWENG.—No authority.

17. RICHARD AYRTON, formerly Sacristan and Canon here, afterwards Prior of Helagh Park, whence he was translated hither in 1437. On his death

18. THOMAS DE DARLINGTON or DERNTON, Subprior, was elected in 1455.

19. JOHN MOREBY, elected 1475.

20. JOHN WHITBY, elected 1491. On his resignation

21. JOHN MOREBY, a Canon here, was elected in 1505. Still Prior in 1511.

BENEDICT.—No authority.

22. WILLIAM SPIRES, elected in 1511.

23. JAMES COCKERELL, formerly Prior of Lilleshull in the Diocese of Coventry, elected in 1519. Rector of Lythe in 1523.

24. ROBERT PURSGLOVE, last Prior. Afterwards Bishop of Hull.

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# ANNOTATIONES CARTARUM DE GYSEBURNE.

## I. CARTA FUNDATIONIS.<sup>1</sup>

(110) Regi Angliæ, et Archiepiscopo Ebor., omnibusque Sanctæ Matris Ecclesiæ filiis, Robertus de Brus salutem. Notum sit caritati vestræ, me, consilio et ammonitione Calixti Papæ secundi, et Turstini Ebor. Archiepiscopi, quoddam monasterium Canonicæ religionis in Gyseburne, ad honorem Dei et Sanctæ Mariæ, fundasse, ibique Canonicos regulares pro Regis Angliæ, et mei, atque uxoris meæ, liberorumque salute animarum constituisse, et eidem Ecclesiæ atque Deo in ea servituris totam Gyseburne<sup>2</sup> cum omnibus ad eam pertinen-

<sup>1</sup> No. 2 is another copy of the foundation charter conceived in somewhat less liberal terms. The probable dates of these two charters and the variations in them are noticed in the introduction.

<sup>2</sup> The township of Guisbrough with Commondale contains little short of ten thousand acres. The property reserved, Haia and Asadala, now commemorated by Ayadale Gate in Skelton, a little way over the Guisbrough boundary, was on the east side of Guisbrough adjoining Skelton, and probably represented the carucate Robert de Bruis is mentioned as holding there in Domesday. The boundaries given above correspond with the modern boundaries of the township of Guisbrough, and some of the names are still existing, but it seems almost impossible to make the two agree in all details. This very likely arises from the names having had a more extended significance in earlier times than is now the case. Self-protection and the

requirements of the common field system forbade the existence, except in very rare cases, of isolated farm houses, such as are common nowadays. These place-names referred to tracts of land, which, being for the most part uncultivated and not appurtenant to any particular house, must have had very ill-defined boundaries. Ernald's path, all to the east of which was reserved, would appear to have been a line from about the corner of the Guisbrough boundary near Waterfall to the place now called Hob-on-the-Hill on the same boundary. This forms a triangular piece of ground running into Skelton, a very likely place to make an enclosure (*haia*) or cover for the game coming from his park at Skelton. Schelderscoth is Skelderskew. Colemanergas, now Colmanhargas, has been wrongly placed on the six-inch Ordnance Map on the boundary between Danby and Skelton. In one of the Estate Maps belonging to Mrs. Chaloner, it is marked in its

tibus dedisse; viz., xx carucatas terræ et duas bovatas, quas habeant in bosco et plano, pratis et pascuis, et aquis, per eosdem terminos et metas ex omni parte villæ per quos eam tenueram; excepta Haia<sup>1</sup> et Asadala, quam retinui in manu mea ab orientali parte semitæ Ernaldi, quæ ducit ab Holebec usque in moram. Reliquam vero partem nemoris Asadalæ in parte occidentis, et totam terram usque ad introitum nemoris de Hellawath, et inde totum nemus ab occidente illius viæ quæ ducit ad Hellawath ex utraque parte aquæ, et totam moram a dextris usque ad introitum de Schelderscoh, et inde totum nemus et moram a parte occidentis, sicut aqua ducit ad Colemanergas, et inde totum sicut aqua ducit usque in Esc ad Dephil, et exinde totum sicut via ducit a vado de sub-Dephil in parte dextera usque ad Hayam Ernaldi de Hinderscoh, et inde totum a parte aquilonis sicut vallis et aqua ducit ad viam quæ descendit versus Kildalam, inde sicut magna via ducit ad semitam Ernaldi quæ descendit in Golstandalam,<sup>2</sup> et inde totum in parte dextera sicut semita ducit usque ad aquam Golstandalæ, et inde ad vallem et aquam quæ dividit territorium Gysburnæ et Hotunæ, et inde per rivulum usque ad magnam viam de Ohensberg,<sup>3</sup> et inde totum sicut via ducit ad semitam quæ est desuper nemus Hotunæ, illis concessi. Dedi etiam præfatæ Ecclesiæ molendina mea in Gyseburne cum soca et molta, sicut ea habui; et ita ut nullus faciat molendina in parochia ejusdem villæ absque Canonicorum licentia et concessu. De terra autem filii Gaufridi, et de

true position, on the boundary between Danby and Guisbrough, near its commencement. This place seems to be the origin of Commondale, a name now applied to all the south-eastern part of Guisbrough. Dephil survives in the slightly altered form of Dibble Bridge, near Castleton, the wath (*vadum*) or ford being replaced by the bridge. Golstandale, from its position in the boundaries, appears to be the more northern part of Commondale. With the exception of Ohensberg, now Roseberry Topping, the other names cannot be identified.

<sup>1</sup> "Haya of continual occurrence in old documents with a local application. Thus there are two spots so named specified in the Foundation Charter of Giseburn Priory, namely, the Haia which was reserved by the Founder, and Ernald's Haya at Hinderscogh (situate a short distance west of Dephil, now Dibble Bridge).

In a fine of 24 Henry III. (1242) mention is made of a 'Haya de Skelton clausa in aquilonari parte de Routhelive,' the last-named place being now Rawcliff, and the Skelton Haya specified no doubt the reserved Haia of the Foundation deed. The Haya was an enclosure, whether for purpose of chase (as perhaps most frequently) or any other" (Atkinson's Cleveland, i. 285 n.).

<sup>2</sup> Golstandale, from the position assigned to it in these boundaries, corresponds with the northern part of Commondale, a name which does not occur in this Chartulary.

<sup>3</sup> Ohensberg appears in this Chartulary under the varying forms of Ohenesberg, Othenesberg, Outhenesbergh, Otheneberg, Utheneberg, Onenesberghe and Ounesberg. It is now known as Roseberry Topping, a name which first appears in the sixteenth century.

terra Uctredi de Clivelanda,<sup>1</sup> liberum habeant servitium quod michi debebatur. Dedi etiam supradictis fratribus totam Lyum,<sup>2</sup> scil. novem carucatas terræ cum illa parte de Cotum<sup>3</sup> quæ illi adjacet, et cæteris omnibus ad eam pertinentibus, et decimam domini mei de Lyum, et ecclesiam de Mersc, et ecclesiam de Burnnus, et ecclesiam de Scheltona, et ecclesiam de Daneby, et ecclesiam de Uplyum, et ecclesiam de Staintona, et ecclesiam de Levintona, et ecclesiam de Hert, et ecclesiam de Strantona, cum omnibus appendiciis et terris illarum.<sup>4</sup> Et volo, ut decedentibus [clericis]<sup>5</sup>, qui quasdam de prædictis ecclesiis tenent, habeant eas Canonici præfati ad sustentationem suam, ita libere et quiete sicut aliqua Abbacia liberior et melius tenet in toto Archiepiscopatu Ebor. Dedi etiam illis materiem in Escadala in perpetuum ad ædificia sua et cætera omnia necessaria domus suæ. Hæc omnia supradicta dedimus et concessimus, ego viz. Robertus de Brus, et Agnes uxor mea, et Adam, filius noster et hæres, Ecclesiæ Sanctæ Mariæ de Gyseburne et fratribus ibidem [Deo]<sup>6</sup> servituris, in liberam et quietam et perpetuam elemosinam, cum omnibus libertatibus et liberis consuetudinibus et dignitatibus, quas in eis habuimus ex donatione et concessione Henrici, Regis Angliæ. Quod si quis violaverit, vel in diripiendo possessiones Ecclesiæ, vel minuendo dignitates, Deum inde Ejusque matrem sentiat vindicem. Confirmavi etiam donationes hominum ipsorum factas præfatæ Ecclesiæ, viz., ecclesiam de Ormesby cum omnibus appendiciis suis, et molendinum de (110<sup>b</sup>) Caldecotes<sup>7</sup> cum terra sibi adjacente, ex dono Ernaldi de Percy: et dimidiam ecclesiæ de Martona<sup>8</sup> cum omnibus sibi adjacentibus, ex dono Roberti Sturmy: et ecclesiam de Aclum, ex dono Alveredi<sup>9</sup>: et unam carucatam terræ in Arusum,<sup>10</sup> ex dono Willelmi Engelram: et tres bovatas in Lofthus, ex dono Tedbaldy<sup>11</sup>: et unam bovatom in Esintun, de dono Rogeri de Rosel.

<sup>1</sup> In Domesday, fo. 16, Uctred is mentioned as having held land in Guisbrough, Middleton, and Hutton, prior to the date of the survey. An Uctred filius Thorkil de Cliveland, whether the same person or not is doubtful, gave two car. of land and the mill in Briniston to Whitby before 1180 (Whitby Chart. i. 4).

<sup>2</sup> Kirkleatham.

<sup>3</sup> Coatham near Redcar.

<sup>4</sup> The churches of Marske, Kirkburn, Skelton, Danby, Upleatham, Stainton, and Kirklevington, are all in Cleveland, with the exception of Kirkburn, which is in the East Rid-

ing near Driffield. Stranton and Hart are in the County of Durham.

<sup>5</sup> Supplied from No. 2.

<sup>6</sup> Supplied from No. 2.

<sup>7</sup> Now Cargo Fleet near Middlesbrough.

<sup>8</sup> The other moiety of the church of Marton was given by Eudo de Sothewast (No. 610).

<sup>9</sup> Called Ailfred in No. 13. He was the ancestor of the Acclum family (No. 9).

<sup>10</sup> Ayresome near Middlesbrough.

<sup>11</sup> Theobald died in the reign of Henry II., leaving two daughters, co-heiresses. From Emma, the elder

II. ALTERA COPIA CARTÆ FUNDATIONIS.<sup>1</sup>

Regi Anglorum, et Archiepiscopo Ebor., omnibusque Matris Ecclesiæ filiis, Robertus de Brus salutem. Notum sit caritati vestræ, me, consilio et ammonitione Calixti Papæ secundi, et Turstini Ebor. Archiepiscopi, quoddam monasterium Canonicæ religionis in Gyseburne, ad honorem Dei et S. Mariæ, fundasse, ibique Canonicos regulares pro Regis Angliæ et mei, atque uxoris meæ, liberorumque salute animarum constituisse, et eidem Ecclesiæ atque Deo in ea servituris totam Gyseburne cum omnibus ad eam pertinentibus dedisse, quæ habeant in bosco et plano, pratis et pascuis, per eosdem terminos et metas ex omni parte villæ per quas eam tenueram; excepta Haia et Asadala, quam retinui in manu mea ab orientali parte semitæ Ernaldi, quæ ducit ab Holebec usque moram. Reliquam vero partem nemoris Asadalæ in parte occidentis, et totam terram usque ad Hellawath, et inde totam moram usque ad introitum de Schelderscoh, et inde totum nemus et moram a parte occidentis sicut aqua ducit ad Colemanergas, et inde totum sicut aqua ducit usque in Esc ad Depihil, et inde totum sicut via ducit a vado de sub-Dephil in parte dextera usque ad Haiam Ernaldi de Hinderscoh, et inde totum a parte aquilonis, sicut vallis et aqua ducit ad viam quæ descendit versus Kildalam, et inde sicut magna via ducit de Othenesberg, et inde totum sicut via ducit ad semitam quæ est desuper nemus Hotunæ, illis concessi. Dedi etiam præfata Ecclesiæ molendina mea in Gyseburne cum soca et molta, sicut ea habui; et ita ut nullus faciat molendina in parochia ejusdem villæ absque Canonicorum licentia et concessu. De terra autem filii Gaufridi, et de terra Uctredi de Clivelanda, liberum habeant servitium quod michi debebatur. Dedi etiam supradictis fratribus totam Lyum, cum illa parte de Cotum quæ illi adjacet, et cæteris omnibus ad eam pertinentibus, et ecclesiam de Mersc, et ecclesiam de Burnnus, et ecclesiam de Daneby, et ecclesiam de Uplium, et ecclesiam

daughter, was descended Roger de Butterwick, who was defendant to an action in 15 Henry III. (1230-1) about his half of Theobald's property in Lofthus, which consisted of half a carucate, twenty-six acres of land, and half a mill. From Matilda, the younger daughter, was descended one Peter, whose son Roger was plaintiff in the same action. He is probably the same person as Roger, son of Peter de

Esington, who is party to a fine dated 1234 (No. 910). Mention is made in this action of Theobald's gift of three bovates to Guisbrough, which is stated to have been given out of three carucates and sixty acres he held in Lofthus (Yorkshire Assize Rolls, 15 Henry III. m. 4<sup>d</sup>).

<sup>1</sup> On comparing this Charter with No. 1, which it closely resembles, it will be seen that this one is less liberal in its terms than the former.

de Staintona, et ecclesiam de Hert, et ecclesiam de Strantona, cum omnibus appendiciis et terris illarum. Et volo, ut decedentibus clericis, qui quasdam de prædictis ecclesiis tenent, habeant eas Canonici præfati ad sustentationem suam, ita libere et quiete sicut aliqua Abbacia liberior et melius tenet in toto Archiepiscopatu Ebor. Hæc omnia supradicta dedimus et concessimus, ego viz. Robertus de Brus, et Agnes uxor mea, et Adam, filius noster et hæres, Ecclesiæ S. Mariæ de Gyseburne et fratribus ibid. Deo servituris, in liberam et quietam et perpetuam elemosinam, cum omnibus libertatibus et liberis consuetudinibus et dignitatibus, quas in eis habuimus ex donatione et concessione Henrici, Regis Anglorum. Quod si quis violaverit, vel in diripiendo possessiones Ecclesiæ, vel imminuendo dignitates, Deum inde Ejusque matrem sentiat vindicem. Confirmavimus etiam donationes hominum ipsorum factas præfatæ Ecclesiæ, viz., ecclesiam de Ormesby cum omnibus appendiciis suis, et molendinum de Caldecotes cum terra sibi adjacente, ex dono Ernaldi de Percy: et dimidiam (111) ecclesiæ de Martona cum omnibus sibi adjacentibus, ex dono Roberti Sturmi: et ecclesiam de Acclum, ex dono Alveredi: et unam car. terræ in Aresum, ex dono Willelmi Engelram: et tres bov. in Lofthus, ex dono Tedbaldy: et unam bov. in Esintun, ex dono Rogeri de Rosel.

### III. CONFIRMATIO TURSTINI ARCHIEPISCOPI EBOR. DE CARTA FUNDATIONIS.

T[urstinus], Dei gratia Ebor. Archiepiscopus,<sup>1</sup> universitati fidelium salutem et divinam benedictionem. Congruum est, ut oblationes fidelium et eorum S. Ecclesiæ largitiones episcopali auctoritate firmentur. Ea propter nos confirmavimus, et præsentī cartula roboravimus, quicquid venerabilis Robertus de Brus ex liberalitate sua largitus est Ecclesiæ, Beatæ Dei Genetrici Mariæ de Gyseburne, et fratribus in ea canonicè viventibus, tam in ecclesiis, quam in decimis et cæteris possessionibus, pro salute sua et uxoris suæ et liberorum. Quod si quis deinceps infringere temptaverit, et non resipuerit, ipsam in die judicii Dei genitricem sibi sentiat adversariam. Ista vero servantibus sit pax et gaudium.

<sup>1</sup> Thurstan was elected Archbishop of York on August 15th, 1114, and consecrated by the Pope Oct. 19th, 1119. He resigned his see at Ponte-

fract, where he became a monk, Jan. 21st, 1189-40, and died Feb. 5th following.



#### IV. ALIA CONFIRMATIO TURSTINI ARCHIEPISCOPI EBOR. DE EADEM.

Turstinus, Dei gratia Ebor. Archiepiscopus, venerabilibus fratribus, W[illelmo], Priori,<sup>1</sup> et cæteris Canonicis Ecclesiæ S. Mariæ de Gyseburna, salutem in Christo. Ecclesias seu monasteria, in quibus religio crescit et regularis ordo tenetur, ampliori libertate et dignitate donare dignum est et religiosum. Ea propter fratres dilectissimi, ex liberalitate metropolis nostræ, matris vestræ, sanctæ Ebor. Ecclesiæ, ab omni pecuniaria consuetudine seu exactione Ecclesiam vestram, in qua Deo et sanctæ sanctarum<sup>2</sup> regulari Canonicorum professione militatis,<sup>3</sup> liberam et quietam esse concedimus, et præsentium attestatiōne confirmavimus. Salva quidem in omnibus Ebor. Ecclesiæ debita subjectione et reverentia.

#### V. ALIA CONFIRMATIO TURSTINI ARCHIEPISCOPI EBOR. DE EADEM.

Turstinus, Dei gratia Ebor. Archiepiscopus, tam præsentibus quam futuris, salutem. Religiosa est et pia devotio, ut hiis qui Deo et Dei servitio vacant, a cæteris fidelibus alimenta ministrentur. Hac igitur devotione Robertus de Brus, et A[gnus], uxor ejus, ex liberalitate sua, donaverunt Ecclesiæ S. Mariæ de Gyseburne, et fratribus in ea regulariter canonica professione viventibus, decimam de dominio suo de Lyum, et omnes ecclesias de dominiis suis, viz., ecclesiam de Mersc, et ecclesiam de Burnnus, et ecclesiam de Scheltun, et ecclesiam de Daneby, et ecclesiam de Uplyum, et ecclesiam de Staintun, et ecclesiam de Levintona, et ecclesiam de Hert, et ecclesiam de Strantun, cum omnibus sibi adjacentibus. Et nos donationem istam concedimus, et præsentī scripto roboravimus, et sub anathemate ne dissolvatur interdicimus.

#### VI. CONFIRMATIO CAPITULI S. PETRI EBOR. ECCLESIAE DE EADEM.

Capitulum S. Petri Ebor. Ecclesiæ, venerabilibus in Christo fratribus, Willelmo, Priori, et Canonicis S. Mariæ de Gyse-

<sup>1</sup> This was the first Prior, who is said to have been a brother of the founder. According to Graves (History of Cleveland, 425 n.) he died in 1145, and was buried in the

Chapter House at Guisbrough. His obit was kept on the Calends of August (Coll. Top. et Gen. iv. 261).

<sup>2</sup> The Virgin Mary.

<sup>3</sup> *Militaris.*

burna, salutem. Ecclesias sive monasteria, in quibus regularis ordo est, et religiose Christo servitur, ampliori dilectione amplecti et majori dignitate et libertate donare dignum est et religiosum, quatinus in eis militantes liberius et quietius Christo possint vacare. Ea propter quæ Archiepiscopus noster, Turstinus, Ecclesiæ vestræ concessit, ut ratum et inconcussum perduret, nos assensum præbuimus et præsentium literarum testimonio firmamus, scil. ut (111<sup>b</sup>) beatæ Dei genetricis Ecclesia de Gyseburna ab omni episcopali consuetudine pecuniaria seu vexatione vel exactione in perpetuum libera et quieta permaneat. Salva quidem matris suæ Ebor. Ecclesiæ debita obedientia et reverentia. Valet.

## VII. CONFIRMATIO CALIXTI II. DE EADEM.

Calixtus Episcopus,<sup>1</sup> servus servorum Dei, dilectis filiis Canonicis in Ecclesia S. Mariæ de Gyseburna regulariter viventibus, salutem et apostolicam benedictionem. In Apostolicæ Sedis regimine divina disponente gratia constituti necessarie habemus singulis Ecclesiæ filiis pro modo suo salubriter providere, proinde religiosos et Dei servitio studiose inhærentes viros tanto strictius veræ caritatis brachiis debemus amplecti, quanto eos a sæculi actibus alienos divinis obsequiis ferventiores cognoscimus esse intentos. Ea propter dilecti in Christo filii, vestris per venerabilem fratrem nostrum Turstinum Ebor. Archiepiscopum petitionibus inclinati, locum vestrum, in quo sub regularis vitæ observantia Domino militatis, in Beati Petri tutelam protectionemque suscepimus. Vobis enim vestrisque successoribus in eadem religione mansuris ea omnia perpetuo possidenda sanctimus, quæ vel nobilis viri Roberti de Brus, ejusdem loci fundatoris, largitione, vel aliorum virorum collatione in præsentiarum pro communis victus sustentatione legitime possidetis, et quæcunque in futurum justis modis poteritis adipisci. Nulli igitur omnino hominum liceat vestram Ecclesiam tenere, aut ejus possessiones auferre, vel ablatam retinere, imminuere, vel temerariis vexationibus fatigare. Si quis autem, quod absit, huic nostro decreto contraire temptaverit, honoris et officii sui periculum patiatur, aut excommunicationis ulciscione plectatur, nisi præsumptionem suam digna satisfactione correxerit. Quicumque vero ipsum locum, et in eo Domino servientes, fovere suisque rebus honorare curaverit, omnipotentis Dei et apostolorum ejus benedictionem et gratiam consequatur. Amen. Amen. Amen.

<sup>1</sup> Calixtus II. (Guy, Archbishop of Vienne in Dauphiny), elected Pope

Feb. 1st, 1119, and died 12th or 18th of December, 1124.

### VIII. CONFIRMATIO ROBERTI DECANI ET CAPITULI EBOR. DE EADEM.

Robertus, Decanus,<sup>1</sup> et Capitulum Ebor., omnibus parochianis S. Petri salutem. Concedimus et confirmamus dona Archiepiscoporum Ebor., Turstini, et Henrici, et Rogeri,<sup>2</sup> quæ ipsi dederunt Deo et Canonicis Ecclesiæ Sanctæ Mariæ de Gyseburne, tam in decimis, quam in ecclesiis, et in omnibus aliis beneficiis ecclesiasticis, de quibus prædicti Can. habeant prædictorum cartas Episcoporum.

### IX. CONFIRMATIO ADÆ DE BRUS II.

Universis S. Matris Ecclesiæ filiis, A[dam] de Brus<sup>3</sup> salutem. Notum sit vobis quod ego concessi, et hac carta mea confirmavi, Ecclesiæ S. Mariæ de Gyseburne omnes donationes, quas homines mei eidem Ecclesiæ fecerunt, et citra Tesyam et ultra, tam in ecclesiis quam in aliis possessionibus: donationem viz. Ernaldi de Percy, de ecclesia de Ormesby, cum una car. terræ in eadem villa, quæ ad ecclesiam pertinet, et de molendino de Caldecotes cum secta sua, et tophto quod Rannulfus Molendinarius cum molendino tenebat: et donationem Rogeri de Rosel, de ecclesia de Esintun: et donationem Walteri Ingelram, de ecclesia de Ernecliva, cum duabus bov. terræ et manso eis adjacente, de ecclesia de Heslerthon cum dim. car. terræ et manso, et cum capella alterius Heslerthon, excepto quod dim. car. terræ forinsecum facit servitium: et donationem Johannis Ingelram de una car. in Aresum cum suis pert., (112) id est, prato et communione pasturæ, et locis [ad] faciendas piscarias in Tesia, in lib. et quiet. elem., et de dim. car. terræ in eadem villa, per forinsecum servitium faciendum pro octo solidis annuatim solvendis: et donationem Ricardi Baard, de servitio Roberti de Buterwich in Loftus, de tribus scil. car. terræ cum omnibus appendiciis suis, quas Nigellus Faber tenuit, quietis et liberis ab omni servitio, et de Uctredecroft, sine omni retentione, in lib. elem.: et donationem Willelmi Kareti [1],<sup>4</sup> de duabus car. terræ cum appendiciis suis de Moradala, in perpetuum tenendis, et ab omni servitio liberis, pro quadraginta solidis per annum: et donationem Rogeri de Rosel, de una bov. terræ in Hesinton, in lib.

<sup>1</sup> Robert Botevillein died possessed of the Deanery of York in 1186.

<sup>2</sup> Thurstan, 1114-1140, Henry Murdoch, 1147-1153, Roger de Pont l'Évêque, 1154-1181.

<sup>3</sup> Adam, son of Adam de Brus, died about 1199.

<sup>4</sup> Called Willelmus filius Rogeri de Caratil in Nc. 142.



elem. : et donationem Willelmi de Aclum, de uno tofto : et donationem Aulveredi, avi sui, de duabus bov. terræ in eadem villa, in lib. elem. : et donationem Roberti de Sturmi, de dim. car. terræ in Tolesby, cum ecclesia de Martona : et donationem Theobaldi de Lofthus, de tribus bov. terræ per forinsecum servitium faciendum : et donationem Willelmi de Turp', in terris, et pasturis, et pratis, prout cartæ ejus continent. Testibus hiis. Roberto de Lacelles, et Gerardo filio ejus, Stephano de Rosel, Willelmo de Acclum, Symone Tholebu, Rogero de Rosel, Jordano de Munby, Rogero de Coniers, Gaufrido de Aclum, Hugone Ingelram.

#### X. CARTA ADÆ DE BRUS II. DE WESTWITH.

Universis S. Matris Ecclesiæ filiis, tam præsentibus quam futuris, has literas visuris vel audituris, Adam de Brus salutem. Sciatis me, communi consilio hominum meorum, dedisse, et concessisse, et hac carta mea confirmasse Deo, et Ecclesiæ S. Mariæ de Gyseburne, et fratribus ibid. Deo servientibus, pro salute animæ meæ, et uxoris meæ, et liberorum meorum, et pro anima Roberti de Brus avi mei, et Adæ de Brus patris mei, et omnium antecessorum meorum, totam Westwith<sup>1</sup> in bosco, et plano, et pastura, in pur. et perp. elem. Hiis testibus. Adam Capellano, Waltero de Stainesby, Galfrido de Baard.

#### XI. CARTA PETRI DE BRUS I. DE HINDERSCOG.

Universis hanc cartam visuris vel audituris, Petrus de Brus<sup>2</sup> salutem. Noverit universitas vestra, me divinæ pietatis intuitu dedisse, et concessisse, et præsentī carta mea confirmasse Deo, et B. Mariæ de Gyseburne, et Can. ibid. Deo servientibus, pro anima patris mei, et matris meæ, et antecessorum meorum, et pro salute animæ meæ, et uxoris meæ Johannæ, et liberorum meorum, in pur. et perp. elem., totum nemus sine ullo retinemento cum pastura in Hinderscog,<sup>3</sup> et

<sup>1</sup> Now Westworth farm in Guisbrough. See No. 223.

<sup>2</sup> Peter de Brus I. held the Barony of Skelton from about 1200 to 1222. See Nos. 214 and 223, the former being very similar to the present deed.

<sup>3</sup> Called Hinderscogh in No. 1, and Hynderschoh in No. 936. If I might

hazard a conjecture as to the site of this place I should be inclined to place it on the Basedale Beck above Dibble Bridge, about at the point where the boundaries of Westerdale, Kildale, and Guisbrough intersect. The termination is the same as in Schelderscogh, and the wood (Norse

in mora,<sup>1</sup> sicut via ducit quæ vadit de Gyseburne ad Daneby, per semitam supra Hellewath, et sic usque Todhou per magnam viam usque tres Hoggas, et exinde usque Hengendenese, et sic usque Slaipwath. Ita quod liceat Can. de bosco secare, asportare, et quicquid voluerint facere, sine cujuslibet comunione. Salva communi pastura omnium hominum meorum de honore de Scheltona, et hominum meorum de Daneby; et salva turbera quam in manu mea retineo; et salvis feris meis, sic quod nullus hominum suorum feras capere, nec arcum nec sagittas poterit portare, nec aliquod ingenium invenire, per quod bestię in prædicta pastura capiantur. Et notandum quod forestarii mei illic, sicut alibi in foresta mea, feras meas custodient. Can. autem nec ædificia, nec (112<sup>b</sup>) claustrum, nec fossatum ibid., sine consensu meo vel hæredum meorum, facere licebit. Hiis testibus.<sup>2</sup> Willelmo de Tamton tunc senescallo, Roberto de Estria, Roberto de Tolebu, Roberto Engram, Roberto de Aclum, Rogero de Aclum,<sup>3</sup> Willelmo de Thueng,<sup>4</sup> Ricardo de Levinton, Godefrido de Hoga, Eudone de Hometh, Willelmo Clerico de Gyseburne, Willelmo Clerico de Riccum, Jordano de Estria, et m. a.

## XII. CONCESSIO PETRI DE BRUS I. PASTURÆ IN WHAYTELANDEHEVEDES ET STAINGATESIDE.<sup>5</sup>

Petrus de Brus . . . pro salute animæ meæ, et animarum omnium antecessorum meorum et successorum meorum, Deo et Ecclesiæ B. Mariæ de Gyseburne, et Can. ibid. Deo servientibus, in lib. et pur. et perp. elem., pasturam de Whaytelandehvedes<sup>6</sup> et Staingateside ad averia sua in perpetuum

*skôgr*) still exists in a modified form. Towards the end of the thirteenth century, William de Percy, Lord of Kildale, gave the Canons of Helagh Park "housebote et habote cum focali ad arandum et maremio ad edificandum, de Hinderscogh et Basedale, per visum forestarii sine liberatione, decem carratas turbarum de turbaria de Hynderscogh de propria turbaria mea (Helagh Park Chart. Cott. MSS. Vesp. A. iv. fo. 105b).

<sup>1</sup> This piece of moor lies on the east of Guisbrough. The road between Danby and Guisbrough passes through Skelton Parish. Todhou, still retaining its old name, is the point where the boundaries of Guisbrough, Skelton, and Danby meet, a little to the north of Col-

manhargas. The "tres Hoggæ" are three large houses on Stanghow Moor, two of which are known as the Black Howes. Hengendenese is an overhanging piece of earth and rock, or *ness*, on the Guisbrough and Danby road. Slaipwath is on the borders of Guisbrough and Skelton.

<sup>2</sup> The witnesses to No. 214 appear in some cases under somewhat different names, thus Robert de Estria is there called Robert del Hestre, Godfrid de Hoga is Godefridus Camerarius, besides other differences of spelling.

<sup>3</sup> *Rogero de Alcum.*

<sup>4</sup> *Willelmo de Theng.*

<sup>5</sup> The lands here given are situated in Glaisdale.

<sup>6</sup> *Whaytelandehesedes.*

per has divisas: viz., sicut parva Wluedale a communi via subtus Cnapetres descendit in Hellewath, et inde sicut rivulus de Hellewath cadit in Weltewath et Langwath; ita tamen ut liceat hominibus meis de Daneby per prædicta loca transeundo, boves suos, si voluerint, ibid. disjungere et pascere. Et sciendum quod non licebit prædictis Can. facere aliquod ædificium infra prædictas divisas. Ego autem et hæredes mei hanc donationem et concessionem meam prædictis Can. contra omnes homines in perp. warantzabimus. Hiis testibus. Willelmo de Tameton, Willelmo de Redeburne tunc senescallo, Roberto de Munceus, Eudone de Hometh, Willelmo de Hamerton, Ricardo de Hotona, Ricardo de Levintona, Roberto Esturmi, Willelmo de Camera, Waltero de Graystanes, Patricio de Westerdale, et aliis.

### XIII. CONFIRMATIO ADÆ DE BRUS II. DE CARTA FOUNDATIONIS.

Regi Angliæ, et Archiepiscopo Ebor, omnibusque S. Matris Ecclesiæ filiis, Adam de Brus, filius Adæ de Brus, salutem. Notum sit caritati vestræ, me consilio et ammonitione uxoris meæ, et hominum meorum, ad honorem Dei et S. Mariæ concessisse, et hac carta mea confirmasse Can. in Gyseburne Deo servientibus, pro salute<sup>1</sup> Regis Angliæ, et animæ meæ, et uxoris meæ, et liberorum meorum, et prædecessorum meorum, quicquid avus meus Robertus de Brus eis dedit, et carta sua confirmavit, viz., totam Gyseburne cum omnibus ad eam pertinentibus, id est, viginti car. terræ et duas bov., quas habeant in bosco et plano, pratis et pascuis, et aquis, per eosdem terminos et metas ex omni parte villæ, per quos ea avus meus tenuerat, excepta Haya et Asadala, quam retinui in manu mea, sicut et ipse in manu sua retinuerat, ab orientali parte semitæ Ernaldi, quæ ducit ab Holebec usque in moram. Reliquam vero partem nemoris Asadalæ in parte occidentis, et totam terram et pasturam ab occidente illius viæ quæ ducit ad Hellewath, ex utraque parte aquæ, salva foresta mea de Westwyth, et totam moram a dextris usque ad introitum de Schelderscoh, et inde totum nemus et moram a parte occidentis, sicut aqua ducit ad Collemanhergas, et inde totum sicut aqua ducit usque in Esc ad Dephil, et exinde totum sicut via ducit a vado de sub-Dephil in parte dextera usque ad Hayam Ernaldi de Hinder-scoh, et inde totum a parte aquilonis sicut vallis et aqua ducit (113) ad viam, quæ descendit versus Kildale, et inde

<sup>1</sup> *Salutis.*

sicut magna via ducit ad semitam Ernaldi quæ descendit in Golstandalam, et inde totum in parte dextera sicut semita ducit usque ad aquam Golstandalæ, et inde ad vallem et aquam quæ dividit territorium Gyseburnæ et Hotun<sup>1</sup>; et inde per rivulum usque ad magnam viam de Otheneberg, et inde totum sicut via ducit ad semitam quæ est desuper nemus Hotunæ, illis concessi. Concessi etiam præfatis Can. molendina in Gyseburne cum soca et molta, sicut ea habuit avus meus Robertus, ita quod nullus faciat molendina in parochia ejusdem villæ absque Can. licentia et concessu. De terra autem filii Gaufridi, et de terra Uctredi de Clivelanda, liberum habeant servitium quod avo meo debebatur. Concessi etiam supradictis fratribus totam Lyum, scil. novem car. terræ cum illa parte de Cotum quæ illi adjacet, et cæteris omnibus ad eam pertinentibus, et decimam dominii mei de Lyum, et ecclesiam de Mersc, et ecclesiam de Burnus, et ecclesiam de Scheltona, et ecclesiam de Daneby, et ecclesiam de Uplium, et ecclesiam de Staintona, et ecclesiam de Levintona, et ecclesiam de Hert, et ecclesiam de Strantona, cum omnibus appendiciis et terris illarum; quas ecclesias habeant et teneant præfati Can. ad sustentationem suam, ita libere et quiete sicut aliqua Abbacia liberius et melius tenet in toto Archiepiscopatu Ebor. Concessi etiam illis materiem in Eschadala in perp. ad ædificia sua et cætera omnia necessaria domus suæ. Hæc omnia supradicta concessi, et præsentī carta confirmavi prædictis fratribus, in lib. et quiet. et perp. elem., cum omnibus libertatibus et liberis consuetudinibus et dignitatibus, quas in eis habuit Robertus avus meus ex donatione et concessione Henrici, Regis Angliæ. Confirmavi et confirmo donationes hominum meorum factas præfatæ ecclesiæ, viz., ecclesiam de Ormesby cum omnibus appendiciis suis, et molendinum de Kaldecotes cum terra sibi adjacente, ex dono Ernaldi de Perci: et dimidiam<sup>2</sup> ecclesiæ de Martona cum omnibus sibi adjacentibus, ex dono Roberti Sturmi: et ecclesiam de Aclum ex dono Ailfredi: et unam car. terræ in Arusum, ex dono Willelmi Engelram: et tres bov. in Lofthurs ex dono Thebaldi: et unam bov. in Esintun, ex dono Rogeri de Rosel. Teste, Waltero de Stainesby Dapifero, Petro de Humath, Gaufrido Baard, Willelmo Engelram, et Roberto fratre ejus, Ada Capellano, Hugone Scharboth, Johanne Esturmi, Gerardo de Lasce[le]s, Roberto Esturmi, Willelmo de Lium, Ricardo de Normanby, Willelmo filio Walteri de Stain[es]-by, Willelmo de Wicton, Petro de Lyum, Rogero Cath', Wydone de Archis, Willelmo filio Hugonis, Willelmo filio Ervi.

<sup>1</sup> Atun.<sup>2</sup> Dimidium.

#### XIV. CONFIRMATIO HENRICI I. REGIS ANGLORUM.

Quoniam Regum et Principum munificentia in possessionibus creverunt ecclesiæ, quæ per orbem terrarum longe lateque diffusæ sunt, in regno nostro de earum multiplicatione gaudemus, in quibus augeatur religio et reli[gi]osorum numerus multiplicetur, quorum precibus regni nostri stabilitas muniat, et regni cælestis aditus justa petentibus misericorditer aperiatur. Ea propter ego, Henricus, Dei dispositione Rex Anglorum, Willelmi Magni Regis filius, pro salute animæ meæ, et uxoris meæ, et antecessorum meorum, quicquid Robertus de Brus dedit Ecclesiæ de Gyseburne, et fratribus ibid. regulariter Deo famulantibus, tam in ecclesiis quam in terris, possessionibus, et aliis redditibus, ad honorem Dei et Ecclesiæ sanctæ, concedo et regia auctoritate confirmo; viz., totam Gyseburne cum omnibus ad eam pertinentibus, in bosco et plano, pascuis et aquis, per eosdem terminos et metas per quos eam habuit Robertus de Brus, cum esset in manu sua, et sicut (113<sup>b</sup>) in carta ejus continebatur. Insuper et molendina ejusdem villæ cum soca et molta, et ne quis faciat molendina in parochia illa absque licentia et concessu Canoniorum. Concedo etiam eis et regia auctoritate confirmo totam Lyum cum illa parte de Cotum quæ ad illam spectat, cum cæteris omnibus suis pert., et ecclesiam de Mersc cum una car. terræ, et ecclesiam de Uplum cum duabus bov. terræ, et ecclesiam de Daneby cum dim. car. terræ, et ecclesiam de Staintona cum dim. car. terræ, et quicquid ad eam pertinet, et ecclesias de Herternes cum xii bov. terræ, et ecclesiam de Burnnus et quicquid ad eam pertinet. Quare volo et firmiter præcipio, ut prædicta Ecclesia omnes tenuras suas, bene et in pace, libere et quiete, et honorifice, teneat et habeat, in omnibus rebus suis et locis, cum omnibus libertatibus et liberis consuetudinibus, sicut aliqua Abb.ia melius et liberius tenet in toto Archiepiscopatu Ebor. Testibus hiis.<sup>1</sup> Turstino Archiepiscopo Ebor., Ranulpho Episcopo Dunelm., Bernardo Episcopo

<sup>1</sup> Thurstan, Archbishop of York, 1119-1140. Ralph Flambard, Bishop of Durham, 1099-1128. Bernard was consecrated Bishop of St. Davids in 1115, and is believed to have died in 1147. Alexander, Bishop of Lincoln, 1123-1147; and Roger, Bishop of Salisbury, 1102-1139. These dates would place the time of the execution of the charter between the years 1128

and 1128. Considering the great power and wealth of the Bishops of Lincoln and Salisbury, the fact of their being placed last amongst the witnesses throws some doubt on the authenticity of the charter. It is probably genuine, the names of these two Prelates being added to enhance the dignity of the document.



de Sancto David, Roberto Comite Glocestriæ, Brient' de Wareng', A[lexandro] Episcopo Lincoln., R[ogero] Episcopo Salisburiensi, et aliis.

## XV. ALIA CONFIRMATIO HENRICI I. REGIS ANGLORUM.<sup>1</sup>

In nomine sanctæ et individue Trinitatis. Quoniam Regum et Principum munificentia in possessionibus creverunt ecclesiæ, quæ per orbem terrarum longe lateque diffusæ sunt, in regno nostro de earum multiplicatione gaudemus, in quibus augeatur religio et religiosorum numerus multiplicetur, quorum precibus regni nostri stabilitas muniatur, et regni cælestis aditus justa petentibus misericorditer aperiatur. Ea propter ego, Henricus, Dei dispositione Rex Anglorum, Willelmi Magni Regis filius, pro salute animæ meæ, et uxoris meæ, et antecessorum meorum, quicquid Robertus de Brus dedit Ecclesiæ de Gyseburne, et fratribus ibidem regulariter Deo famulantibus, tam in ecclesiis, quam in terris, possessionibus, et aliis redditibus, ad honorem Dei et Sanctæ Ecclesiæ, concedo, et regia potestate confirmo: viz., totam Gyseburne cum omnibus ad eam pertinentibus, in bosco et plano, pascuis et aquis, per eosdem terminos et metas per quas eam habuit Robertus de Brus, cum esset in manu sua, et sicut in carta ejus continetur. Insuper et molendina ejusdem villæ cum soca et molta, et ne quis faciat molendina in parochia illa absque licentia et concessu Canonicorum. Concedo etiam eis, et regia auctoritate confirmo, totam Lyum cum illa parte de Cotum, quæ ad illam spectat, cum cæteris omnibus suis pert., et decimam domini sui de Lyum, et omnes ecclesias de dominiis suis, viz., ecclesiam de Mersc, et ecclesiam de Uplyum, et ecclesiam de Burnnus, et ecclesiam de Daneby, et ecclesiam de Scheltona, et ecclesiam de Staintona, et ecclesiam de Levintona, et ecclesiam de Hert, et ecclesiam de Strantona, cum terris illarum et cæteris omnibus quæ ad eas pertinent. Quare volo et firmiter præcipio, ut prædicta Ecclesia omnes tenuras suas, bene et in pace, libere, et quiete, et honorifice, teneat et habeat, in omnibus rebus suis et locis, cum omnibus libertatibus et liberis consuetudinibus, sicut aliqua ecclesia melius et liberius tenet in toto Archiepiscopatu Ebor.<sup>2</sup>

<sup>1</sup> This charter is almost the same as No. 14.

<sup>2</sup> The following witnesses are added in a confirmation of this deed. S. Henrici Regis, S. Thurstani Archiepiscopi, S. Gaufridi filii Pagani, S.

Comitis de Ou, S. ✱ Willelmi de Varum, S. W. ✱ Camerarii de Tancarvilla, S. Roberti de Novo Burgo, S. ✱ Rogeri de Loom, S. ✱ Rabel', S. Willelmi ✱ Pincernæ (Confirmation Roll, 7 Hen. viii. Part I. No. 17).

XVI. CONFIRMATIO HENRICI II. REGIS ANGLIÆ.

Henricus, Rex Angliæ, et Dux Normanniæ et Aquitaniæ, et Comes Andegaviæ, Archiepiscopo Ebor., et omnibus Justiciariis, et Baronibus, et Vicecomitibus, et Ministris, et fidelibus suis de Eboraciscira, salutem. Sciatis me concessisse, et confirmasse Can. de Gyseburne, quicquid eis datum est ex dono Roberti de Brus: totam scil. Gyseburne cum omnibus pert. (114) suis, in bosco et plano, pascuis et aquis, per eosdem terminos et metas, per quos eam habuit Robertus de Brus, cum esset in manu sua, et sicut carta sua testatur. Insuper et molendina ejusdem villæ cum soca et molta, et ne quis faciat molendina in parochia illa absque licentia et concessu Can. Et totam Lyum cum illa parte de Cotum quæ ad illam pertinet, cum omnibus pert. suis, et ecclesiam de Merse cum una car. terræ, et ecclesiam de Uplium cum duabus bov. terræ, et ecclesiam de Daneby cum dim. car. terræ, et ecclesiam de Staintona cum dim. car. terræ et quicquid ad eam pertinet, et ecclesias de Herternes cum xii bov. terræ, et ecclesiam de Burnnus et quicquid ad eam pertinet. Quare volo et firmiter præcipio quod iidem Can. habeant et teneant omnia prædicta cum omnibus libertatibus et liberis consuetudinibus et quietantiis suis, in bosco et plano, in pratis et pasturis, in aquis et molendinis, in viis et semitis, et in omnibus locis, ita bene, et in pace, et libere, et quiete, et honorifice, sicut unquam melius, et liberius, et quietius, et honorificentius, tenuerunt tempore Regis Henrici avi mei, et sicut [alia] Abbacia melius et liberius tenet in toto Archiepiscopatu Ebor., et sicut carta prædicti Regis Henrici avi mei testatur. Testibus. T[homa] Cancellario, R[icardo] de Humez, Conestabulario, Warino filio Gerardi Camerario, Manasser Biset Dapifero, et Willelmo filio Johannis. Apud Wyntonam.<sup>1</sup>

XVII. ALIA CONFIRMATIO HENRICI II. REGIS ANGLIÆ.

Henricus, Dei gratia Rex Angliæ, et Dux Normanniæ et Aquitaniæ, et Comes Andegaviæ, Archiepiscopis, Episcopis, Abbatibus, Comitibus, Baronibus, Justiciariis, Vicecomitibus, et omnibus Ministris et fidelibus suis totius terræ suæ, salutem. Sciatis me concessisse, et in perp. elem. præsent

<sup>1</sup> The date of this charter is about Sept. 29, 1155 (Eyton's Itinerary of Henry II. p. 13).

carta mea confirmasse, Deo, et Ecclesiæ S. Mariæ de Gyseburne, et Can. regulariter ibid. Deo servientibus, omnes rationabiles donationes, quæ eis factæ sunt; scilicet, ex dono Roberti de Brus, totam Gyseburne cum omnibus ad eam pertinentibus, exceptis Haya et Asedala, per metas et divisas quibus ipse eam habuit, et molendina in Gyseburne cum soca et molta, et omnibus libertatibus, quas in eis habuit: et totam Lyum, scil. ix car. terræ, cum illa parte de Cotum quæ illi adjacet, cum libertatibus et cæteris omnibus ad eam pertinentibus: et decimam dominii sui de Lyum: et ecclesiam de Mersc, et ecclesiam de Burnnus, et ecclesiam de Sche [1] tona, et ecclesiam de Daneby, et ecclesiam de Uplyum, et ecclesiam de Staintona cum capellis suis, et ecclesiam de Levintona, et ecclesiam de Yarum, et ecclesiam de Hert, et ecclesiam de Strantona, et ecclesiam de Herterpol, cum omnibus appendiciis et terris illarum; et in Eskedale materiem in perpetuum ad ædificia sua et cætera omnia necessaria domus suæ. Ex dono Ernaldi de Percy, ecclesiam de Ormesby, et unam car. terræ quæ ad ecclesiam pertinet, et molendinum de Kaldecotes cum secta sua et toltæ.<sup>1</sup> Ex dono Agnetis uxoris Roberti de Brus, Carletun de Camesford<sup>2</sup> cum omnibus appendiciis suis. Ex dono Roberti et Willelmi Sturmi, ecclesiam de Martona, et dim. car. terræ in Tollesby. Ex dono Walteri Engeram, ecclesiam de Erneclive cum duabus bov. terræ et manso eis adjacente, et ecclesiam de Wllebore cum duabus bov. terræ et manso eis adjacente, et ecclesiam de Haligtun<sup>3</sup> cum dim. car. terræ et manso, et cum capella alterius Haligtun, excepto quod dim. car. terræ facit forinsecum servitium. Ex dono Rogeri de Rosel, ecclesiam de Esintun cum omnibus appendiciis suis. Ex dono Willelmi de Kirkeby, ecclesiam de Kirkeby (114<sup>b</sup>) super Wisc, cum omnibus appendiciis suis, tam in capellis quam in terris et toftis. Ex dono Ivonis de Karkem, ecclesiam de Hasele cum pert. suis. Ex dono Hugonis Baiocensis, ecclesiam de Kelesterne<sup>4</sup> cum duabus bov. terræ ad eam pertinentibus, et de incremento sex bov. de dominio

<sup>1</sup> *Tofta*. Toltæ is a tax, from *tolere*, to raise by taxation.

<sup>2</sup> Carleton and Camblesforth are two villages between Selby and Snaith. Agnes de Brus received them from her father, Fulk Paynell, to whom they are mentioned as belonging in Domesday. In 1206 Peter de Brus i. gave the king two hundred marks and two palfreys, to be paid within the year, to have seisin of the manors of Carleton and

Cameleford, which were in the king's hand (Rot. de Oblatis et Finibus, 216). In 1234 his son, Peter de Brus ii., had a grant of freewarren in his demesne lands in Karleton (Yorkshire Assize Rolls, N. 1, 21-2, fo. 6<sup>b</sup>).

<sup>3</sup> East Heslerton.

<sup>4</sup> Kelstern is a small village and parish in the Wold division of the Hundred of South Eske in Lincolnshire, five-and-a-half miles N.N.W. of Louth Station.



suo. Ex dono Petri de Cordavilla, ecclesiam de Schireburne<sup>1</sup> cum dim. car. terræ, et decimam molendinorum suorum in Schireburne, et unam car. terræ in Uggethorp. Ex dono Willelmi filii Fulconis,<sup>2</sup> scilicet Ricardum filium Odonis quondam villanum suum, cum duabus bov. terræ in Malteby, et tofta, et communionem in pratis et pascuis quantum ad duas bov. pertinet. Ex dono Turstini de Munford, unam marcā argenti de redditibus molendinorum de Atun. De dono Osberti Baiocensis dim. car. terræ in Bradele,<sup>3</sup> et communem pasturam ipsius villæ ad lx vaccas et ad lx equas. Ex dono Willelmi de Turp, terram et pasturam de Edene.<sup>4</sup> Ex dono Asketilli de Wygorn', et Radulphi filii ejus, totam Tremedum cum omnibus appendiciis suis, et terram de Langed'. Ex dono Willelmi Fossard, v bov. terræ in Baintun. Ex dono Willelmi de Aklum, dim. car. terræ in Tollesby cum pert. suis. Ex dono Willelmi de Argentom, duas bov. terræ in Uggetorpe. Ex dono Johannis filii Jordani de Tostecotes, tenuram Normanni in Uplium tenendam de se et hæ. suis, pro iiii sol. annuatim sibi reddendis, et forinseco servitio, et præterea iiii acras terræ, et terram de Arsum. Ex dono Johannis de Hasele quandam toftam in Beverlaco, scil. quam Levericus tenuit. Quare volo et firmiter præcipio, quod prædicta Ecclesia de Gyseburne et Can. regulares<sup>5</sup> ibid. Deo servientes, omnia prænominata et quæcunque alia eis fuerint rationabiliter collata, habeant et teneant in lib. et perp. elem., bene et in pace, libere et quiete, plenarie et integre, et honorifice; in bosco et plano, in pratis et pasturis, in aquis et molendinis, in viis et semitis, in stangnis et vivariis, in moris et turbariis, in piscariis<sup>6</sup> et salinis, infra burgum et extra, et in omnibus aliis locis cum socha et sacha, et toltl, et theam, et infangenthef, et cum omnibus libertatibus et liberis consuetudinibus suis, sicut donatorum cartæ testantur. Testibus G [alfrido Eliensi],<sup>7</sup> J [ohanne] Norwicensi, Episcopis, Rogero le Bygoth, Willelmo de Geponville, fratre Rogero Elemosinario, Willelmo Rufo, et aliis.<sup>8</sup>

<sup>1</sup> Shirburn is in the Deanery of Buckrose in the East Riding.

<sup>2</sup> Peter fitz Peter de Brus confirms the grant of the two bovates in No. 215, where he speaks of the donor as William fitz Fulco de Mauteby. He calls himself William fitz Fulc in a charter granting two bovates of land in Kildale to the nuns of Thorp, i.e., Nunthorp. (Dodsworth, vii. fo. 66<sup>b</sup>.)

<sup>3</sup> Bradley is a small village and parish two-and-a-half miles S.S.W. of Grimsby, in Lincolnshire.

<sup>4</sup> Trimdon and Eden are both in the county of Durham. In the Boldon Buke (A.D. 1189) the Convent of Guisbrough is mentioned as holding Trimdon in frankalmoin. (Boldon Buke, p. 9.)

<sup>5</sup> *Regularis.* <sup>6</sup> *Pascariam.*

<sup>7</sup> Supplied from a copy in a confirmation. (Confirmation, Roll. 7 Hen. viii. Part I, No. 17.)

<sup>8</sup> The date of this charter is Feb. 1182. (Eyton's Court and Itinerary of Henry ii. p. 246.)

### XVIII. DONATIO PETRI DE BRUS I. DECIMARUM FERARUM SILVESTRIUM.

Sciant omnes tam præsentēs quam futuri, quod ego Petrus de Brus, dedi, et concessi, et hac præsentī carta mea confirmavi Deo et S. Mariæ de Gyseburne et Can. Deo servientibus ibid., pro salute animæ meæ, et Johannæ uxoris meæ, et liberorum meorum, et pro animabus omnium antecessorum meorum, in pur., et perp., et lib. elem., decimas omnium ferarum silvestrium quas ego et hæredes mei in perpetuum capiemus. Hiis Testibus. Willelmo filio Ranulfi, Willelmo de Tamtona, tunc senescallo, Ricolfo de Gaumetona, Roberto del Hestre, Roberto Tolebu, Roberto de Acclum, Roberto Engram, Willelmo de Tuenge, Ricardo de Levintun, Magistro Gocio, Willelmo Clerico, Godefrido Camerario, et m. a.

### XIX. CARTA PETRI FILII PETRI DE BRUS DE LIBERTATIBUS.<sup>1</sup>

Omnibus hoc scriptum visuris vel auditoris Petrus fil. Petri de Brus sal. Noveritis (115) [me] concessisse, &c. (*See* No. 213.)

### CARTÆ DE GYSEBURNE.

XX. (115<sup>b</sup>) Sciant omnes hoc scriptum audientes, quod ego Eustachius, nepos Priorum Gisburnæ Cuthberti et Radulphi,<sup>2</sup> de concessione et assensu Matildis uxoris meæ, et Eustachii filii mei et hæredis, et Ivonis generi mei, et uxoris ejus filiæ meæ, dedi, et concessi, et hac carta confirmavi, Ecclesiæ S. Mariæ de Gyseburne, et fratribus ibid. Deo servientibus, in lib. et perp. elem., et ab omni servitio et consuetudine sæculari penitus quietam, unam bov. terræ in campis de Gyseburne, cum tofto ad eam pertinente, uno proximo scil. tofto Thomæ fratris mei in Belmundgate ab australi parte excepto uno, et cum omnibus aliis pert. et libertatibus, in mora et campo, in villa, et extra villam, quantum pertinet ad quartam bov. terræ dimidiæ carucatæ meæ, quam accepi cum prædicta uxore mea, cujus quarta

<sup>1</sup> Only half folio 115 has been written on. The handwriting differs from what precedes and follows, being coarser and later in character. The charter on fo. 115 is by

Peter de Brus i. The heading consequently belongs to some other deed.

<sup>2</sup> Cuthbert was Prior as early as 1142, and Radulph occurs about 1180.

est prædicta bovata. Hiis testibus. Stephano Clerico de Atun, et Roberto filio ejus, Eustachio filio Eustachii, et Ivone sororio ejus, Reginaldo Clerico de Merse, et Goce, et Hugone, fratribus ejus, Roberto de Walsand filio Roberti, Willelmo filio Hervei, Radulpho de Redker, et Roberto filio ejus, Rogero de Toukotes, et Michaelle serviente ejus, Roberto filio Bernulfi, et Alano filio Ordine, Johanne de Toucotes, et Stephano fratre ejus.

XXI. Omnibus hoc scriptum visuris vel auditoris Eustachius filius Eustachii de Gyseburne sal. Noveritis me dedisse, et concessisse, et hac carta mea confirmasse Willelmo Paternoster, et hæc. suis vel assignato ejus pro pecunia sua, quam michi dedit, totam terram illam, supra quam edificavit domum illam, quam fecit in occidentali parte tofti sui, et spatium terræ pedis et dimidii extra domum illam ad frontem meridianam, et terram illam quæ jacet ab angulo occidentali illius frontis, usque ad angulum meridianum occidentalis frontis novæ domus, quam feci juxta viam ab orientali parte domus meæ, in qua sedeo : et totam terram quæ inde jacet ex parte viæ, usque ad toftum quem Samuel Sutor quondam tenuit. Tenendum et habendum in perp., libere et quiete, illi et hæc. suis, vel suis assignatis. Reddendo inde annuatim michi et hæc. meis unum den. infra Natale pro omni servitio, consuetudine, et demanda. Et ego et hæredes mei hanc prædicto Willelmo et hæc. suis contra omnes homines in perp. warantizabimus, vel ejus assignatis ; et si warantizare nequiverimus, dabimus eisdem in eadem villa de Gyseburne in escambium ad walenciam. Hiis testibus. Willelmo de Lyum, Alexandro Pugeys, Petro filio Nicholai, Petro Nurri, Willelmo de Bolleby, Vincentio, Jordano de Beverlaco, Johanne de Bernalby, Roberto de Mida, et aliis.

XXII. Eustachius filius Eustachii de Gyseburne . . . Deo et Ecclesiæ S. Mariæ de Gyseburne et Can. ibid. Deo servientibus duas acras terræ in campis de Gyseburne, quæ scil. jacent subtus bercariam eorundem Can. ad locum, qui vocatur Scharth, et extenduntur usque ad Holebec. Tenendas et habendas in lib., et pur., et perp. elem. . . . Hiis testibus. Hugone de Hotona, Alexandro Pugeys, Petro filio Nicholai, Ada de Lyum, Petro filio Willelmi filii Hervy, Willelmo Forestario, Roberto de Mida,<sup>1</sup> Willelmo de Tocotes, Willelmo Coco, Petro Bruncost, et m. a.

XXIII. (116) Eustachius filius Eustachii de Gyseburne . . . Alexandro Pugeis et hæc. suis, vel cui ipse assignare voluerit, totam terram meam de Adelwdesslet, scil., tres

<sup>1</sup> Nuda.

rodas terræ propinquiores terræ Roberti de Atun apud occidentem, cum omnibus suis pert. pro sua certa pecunia, quam michi dedit præ manibus in maxima mea necessitate, tenendam de me et hær. meis, libere et quiete ab omni servitio, consuetudine et exactione. Reddendo inde annuatim michi et hær. meis unum den. infra Natale . . . Hiis testibus. Hugone de Hotun, Waltero de Hotun, Willelmo de Bernalby, Rogero Rosel, Gregorio de Bernalby, Willelmo de Lyum, Ada filio suo, Willelmo de Tocotes, Umfrido de Mersco, Nicholao filio Willelmi, Stephano filio Yvonis, et m. a.

XXIV. Eustachius filius Eustachii de Gyseburne ex concessu hæredum meorum . . . Ecclesiæ S. Mariæ de Gyseburne &c., unam acram et dimidiam in Campis Gyseburnæ in loco qui dictur Adalwaldslet, pro salute animæ meæ, et uxoris meæ, et hæredum meorum, in lib., et pur., et perp. elem. Hiis testibus. Willelmo de Lyum, Willelmo filio Hervi, Rogero le Cath, Petro de Cellario.

XXV. Eustachi[us] filius Eustachii de Gyseburne . . . Deo et Ecclesiæ S. Mariæ de Gyseburne, &c., in lib., et pur. et perp. elem. toftum illud in villa de Gyseburne, cum omnibus pert., libertatibus, et asyamentes suis, quod Emma Gouc aliquando de me tenuit; et in augmento illius tofti dedi eisdem Can., et concessi aream unam versus austrum, habentem sex perticatas terræ in longitudine, et unam perticatam in latitudine, scil. de pertica decem et octo pedum, in lib., et pur., et perp. elem. . . . Hiis testibus. Ricardo de Hotun, Willelmo de Tocotes, Johanne de Tocotes, Johanne de Bernalby, Adam de Lyum, Rogero de Middelburg', Petro Westiby, Willelmo Stabulario, Petro de Aula, Helia Parvo, Adam Parvo, Willelmo Forestario, et m. a.

XXVI. Eustachius filius Eustachii Senescaldi de Gyseburne . . . Emmæ filiæ Michaelis de Tocotes, et hær. suis, vel cui assignare voluerit, pro servitio suo, unum toftum cum edificio quod in eo est, in villa de Gyseburne, illud<sup>1</sup> scil. toftum, quod jacet juxta domum meam et terram Willelmi Paternoster, habens in (116<sup>b</sup>) capite juxta communem viam longitudinem triginta et duorum pedum, et ex parte occidentali apud meridiem longitudinem quadraginta et octo pedum, et ex parte meridionali apud orientem ex obliquo longitudinem quinque [et] viginti pedum. Tenendum et habendum illi et hær. suis vel suis assignatis, de me et hær. meis in perp. Reddendo inde michi et hær. meis singulis annis sex den., tres ad Natale Domini, et tres ad Pascha sequens, pro omni servitio, consuetudine, et exactione. . . . Hiis

<sup>1</sup> *Illud.*

testibus. Adam de Lyum, Petro Westiby, Petro Nurri, Willelmo Forestario, Johanne de Sciptun, Roberto de Mida, Ricardo Buche, Roberto Stabulario, Willelmo Stabulario, Nicholao filio Stephani, et aliis.

XXVII. Eustachius filius Eustachii de Gyseburne . . . Willelmo Paternoster, et hær. suis, vel assign. ejus, pro pecunia sua, quam michi dedit, totam terram illam super quam edificavit domum illam, quam fecit in occidentali parte tofti sui, et spatium terræ pedis et dimidii extra domum illam ad frontem illam meridianam, et terram illam quæ jacet ab angulo occidentali illius frontis, usque ad angulum meridianum orientalis frontis domus Emmæ Gouc, et extra murum spatium pedis et dimidii, et ab angulo meridiano orientalis frontis domus Emmæ Gouc, usque ad viam in qua ego maneo, et totam quæ inde jacet ex parte viæ usque ad toftum, quem Samuel Sutor quondam tenuit, et unam acram terræ ad Foxholes, scil. propinquiorem bov. Roberti de Atona in parte occidentali. Tenendam et habendam in perp. libere et quiete, illi et hær. suis, vel ejus assign. Reddendo annuatim michi et hær. meis unum den. infra Natale pro omni servitio, consuetudine, et demanda. . . . Hiis testibus. Adam de Lyum, Alexandro Pugeys, Petro filio Nicholai, Petro filio Willelmi, Willelmo de Bolleby, Johanne de Schiptun, Roberto Mida, et aliis.

XXVIII. Eustachius filius Eustachii Senescaldi de Gyseburne . . . Deo et Can. de Gyseburne et quibus voluerint assignare, unum toftum cum edificiis et cum omnibus pert. suis in villa de Gyseburne, illud scil. toftum quod jacet inter domum meam et terram Willelmi Paternoster, habens in capite juxta communem viam longitudinem triginta et duorum pedum, et ex parte occidentali apud meridiem longitudinem quadraginta et octo pedum, et ex parte meridionali apud orientem ac obliquo longitudinem quinquies viginti pedum. Tenendum et habendum libere, honorifice, et quiete, in perp. Reddendo inde annuatim michi et hær. meis sex den. tantummodo, tres den. ad Natale Domini, et tres den. ad Pascha, pro omnibus rebus in mundo . . . (217) Hiis testibus. Ricardo de Hotona, Willelmo de Tocotes, Adam de Lyum, Petro Westiby, Petro Nurri, Willelmo Forestario, Willelmo Stabulario, Rogero de Whyteby, Yvone de Redker, Hugone Fabro, Henrico de Vitri, Johanne de Bernaldby, et aliis.

XXIX.<sup>1</sup> Eustachius filius Eustachii de Gyseburne . . . Willelmo Paternoster et hær. suis vel cui assignare voluerit, unam viam quatuor pedum in latitudine, a fronte australi

<sup>1</sup> No. 187 is another copy of this charter.



domus suæ quæ sita est in terra quam idem Willelmus emit de me, usque ad turalium quod est in curia mea: ita ut clausura sit inter me et ipsum, sicut prædicta via ducit a fronte prædictæ domus usque ad turalium. Concessi etiam eidem Willelmo et hæ. suis vel ejus assignato, ut idem turalium commune sit tam illi et hæ. suis vel ejus assignato, quam michi et hæ. meis, cum omni commodo et proventu, quod de prædicto turalio provenire poterit. Et si contingat idem turalium incendio concremari, vel vetustate, vel aliquo casu destrui, nos et hæ. nostri vel assignati nostri communibus expensis turalium reedificabimus. . . . Hiis testibus. Willelmo de Lyum, Adam filio ejus, Alexandro Pugeys, Petro Nurri, Jordano de Beverlaco, Roberto de Mida, Willelmo de Tocotes, Willelmo de Cotum, Vincentio, Willelmo de Monte Sancti Johannis, Willelmo Kasot, et m. a.

XXX. Walterus filius Eustachii de Gyseburne . . . Deo et Ecclesiæ S. Mariæ de Gyseburne etc. in lib., pur., et perp. elem., homagium et totum servitium Radulfi de Hotona et hæredum suorum, de tota terra quam idem Radulfus tenuit de me in villa de Gyseburne. Remisi etiam, et de me et hæ. meis in perp. quietum clamavi, Deo et præfatis Can. annum redditum unius den. quem percipere consuevi de una domo, quam Willelmus Paternoster et filia ejus de me tenuerunt in eadem villa. Tenendum et habendum Deo et præfatis Can. in pur., lib., et perp. elem., libere, quiete, honorifice, et in pace . . . Hiis testibus. Domino Adam de Hiltona, Ricardo de Hotona, Rogero de Tocotes, Johanne de Tocotes, Petro de Uplium, Stephano Russel, Petro Westibi, Ricardo de Lyum, Willelmo Beucham, et m. a.

XXXI. (117<sup>b</sup>) Willelmus de Lyum . . . Deo et Ecclesiæ S. Mariæ de Gyseburne, etc. toftam illam quam Ranulfus le Hochere tenuit in via versus Skeltonam, in lib. et perp. elem., ab omnibus servitiis et consuetudinibus sæcularibus quietam penitus. Tenendam de me et hæ. meis. Testibus hiis. Rogero filio Petri, Ricardo filio Rogeri, Nicholao de Hasele, Nicholao filio Ricardi, Willelmo Cheverel, Willelmo le Rey, Rogero Cath, Thoma de Mersc, Symone de Hasele, et aliis.

XXXII. Willelmus de Lyum . . . Ricardo Sleth, pistori, et hæ. suis, pro homagio et servitio suo, unum toftum in vico Belmundi qui fuit Eudonis, cum omnibus pert. suis et libertatibus. Tenendum de me et hæ. meis illi et hæ. suis,<sup>1</sup> in feodo et hæreditate, libere et quiete ab omnibus servitiis, reddendo annuatim michi et hæ. meis ille et hæredes sui decem et octo den., novem ad festum S. Martini, et novem ad

<sup>1</sup> *Ille et hæredes sui.*

Pentecosten. . . . Et præterea concessi prædicto Ricardo et hæ. suis in pastura mea in campis unum equ[u]m pascentem extra pratum et bladum. Testibus hiis. Reginaldo de Scherburne, Thoma de Hangram, Roberto de Wartre, Canonicis Gyseburnæ, Hugone de Hotun, et Waltero fratre ejus, Radulfo Capellano, Willelmo de Tornetona, Willelmo filio Hervi, Alexandro Pugeis, Ricardo Diacono, Rogero de Sartar', Petro de Uplium, Willelmo de Tocotes, Symone de Eboraco, Willelmo Forestario, Stephano filio Eudonis, Ricardo Keverel, Ricardo de Hotun, Willelmo de Infirmario, et aliis.

XXXIII. (118) Willelmus de Lyum . . . Alexandro Pugeis et illi, vel illis quos sibi substituere libuerit, totam terram meam de Elnetro. Tenendam de me et hæ. meis pro homagio et servitio suo, in feudo et hæreditate, libere, et quiete, et honorifice. Reddendo annuatim michi et hæ. meis quatuor den., duos scil. ad Natale Domini, et duos ad Pascha, pro omnibus servitiis et consuetudinibus et exactionibus. . . . Et ego et hæ. mei warantizabimus prædicto Alexandro et illi vel illis, quos sibi secundum libitum suum substituerit, hanc terram contra omnes homines; et si warantizare non poterimus, dabimus eis escambium in campis Gyseburnæ ad valentiam ejusdem secundum eswardum fidelium virorum. Hiis testibus. Priore de Gyseburne, Willelmo de Tornetun, Thoma de Gyseburne, Petro de Uplyum, Willelmo de Tocotes, Jordano de Beverlaco, Willelmo de Stainwegges, Willelmo filio Hervi, et aliis.

XXXIV. Willelmus de Lyum filius Roberti filii Roaldi . . . Deo et Ecclesiæ S. Mariæ de Gyseburne etc., in pur. et perp. elem., pro salute animæ meæ et antecessorum meorum, et pro servitio terræ meæ per multos annos detento, quinque toftos in Belmundgate, scil. a parvo siketo qui descendit de campis ex orientali parte viæ aquilonis<sup>1</sup>; ita quod quilibet toftus habeat in latitudine versus aquilonem quatuor perticatas, et in longitudine versus orientem vi perticatas. . . . Hiis testibus. Radulfo Capellano, Johanne Diacono, Hugone de Hotona, Willelmo fratre suo, Willelmo [de] Thornetona, Alexandro Pugeis, Willelmo filio Hervi, Johanne filio Thomæ, Petro de Lyum, Ricardo de Hotona, Willelmo de Tocotes, et a.m.

XXXV. Willelmus de Lyum . . . Radulfo fratri Willelmi Capellani, donationem quam fecit ei Willelmus Forestarius de una acra terræ et una roda in campis de Gyseburne ad Elnetro, sicut carta ejusdem Willelmi, quam prædictus Radulfus habet, testatur. Hiis testibus. Roaldo Priore de Gyseburne,<sup>2</sup> Johanne,

<sup>1</sup> *Aquilonem.*

<sup>2</sup> Circa 1199.

et Laurentio, et Nicholao, Canonicis ejus, Willelmo de Thornetona, Petro, Willelmo de Uplyum, Willelmo de Tocotes, Roberto de Staintona, Radulfo Senescallo, Hugone Buche, Willelmo Keverel, et a. m.

XXXVI. Willelmus de Lyum . . . Radulfo Bercario pro homagio et servitio suo, unum toftum cum crofto ei adjacente in Gyseburne, quæ Reginaldus Pa tenuit. Habendum et tenendum sibi et hæ. suis de me et hæ. meis in feodo et hæreditate, libere et quiete. Reddendo inde michi et hæ. meis pro omni servitio et exactione duos solidos per annum ad duos terminos, medietatem ad festum S. Martini, et medietatem ad Pentecosten. . . Hiistestibus. Gylberto Capellano, Johanne Diacono, Rogero de Sartar', Roberto de Stuntale, Ricardo de Hotona, Alexandro Pugeys, Willelmo de Thornetona, et aliis.

XXXVII. (118<sup>b</sup>) Willelmus de Lyum . . . Radulfo fratri Willelmi Capellani donationem, quam fecit ei Willelmus le Forester de una acra terræ et una roda in campis de Gyseburne ad Elnetro, et de una (acra) terræ et dimidia in eisdem campis ad Briggewath, sicut carta ejusdem Willelmi, quam dictus Radulfus inde habet, testatur. Hiis testibus. Roaldo Priore de Gyseburne,<sup>1</sup> Radulfo de Burnnus, Johanne de Jarum, Canonicis suis, Willelmo filio Hervi, Willelmo de Thornetona, Willelmo de Tocotes, Ricardo de Scheltona, Ricardo de Hotona, Alexandro Pugeis, Willelmo Keverel, Hugone Buche, Petro de Uplyum, Roberto de Staintona, Nicholao de Porta, et pluribus aliis.

XXXVIII. Adam de Lyum . . . Deo et Ecclesiæ S. Mariæ de Gyseburne, etc. in lib. pur. et perp. elem. duas acras terræ et unam rodam in crofto meo, quæ scil. jacent propinquoires ex orientali parte viginti acris terræ quas habent ex dono meo in prædicto crofto. . . Hiis testibus. Domino Ada de Hyltona, Domino Ricardo de Hotona, Domino Ricardo de Normanby, Domino Rogero de Tocotes, Johanne de Tocotes, Johanne de Bernaldebi, Willelmo de Tornetona, Petro Westiby, Petro Nurri, et m. a.

XXXIX. Adam de Lyum . . . Deo et dominis meis, Priori et Can. de Gyseburne, aream quandam de capitali tofto et crofto meo in Gyseburne propinquiorem terræ quæ fuit Eustachii filii Eustachii versus occidentem, habentem sexaginta perticatas in longitudine et quinque perticatas per totum in latitudine: et prætera duas perticatas in longitudine et quatuor perticatas in latitudine—in capite versus aquilonem. Tenendas et habendas cum omnibus pert., libertatibus, et aysiamendis infra villam et extra, in lib. pur. et perp. elem. . .

<sup>1</sup> See No. 136.



Hiis testibus. Ricardo de Hotona, Willelmo de Tocotes, Johanne de Torpe, Willelmo de Tornetona, Johanne de Bernaldby, Petro Westiby, Petro Nurri, Nicholao filio Stephani, Thoma Pulayn, Adam Parvo, Radulfo de Hotona, et a. m.

XL. Adam de Lyum . . . (119) Deo et dominis meis, Priori et Can. de Gyseburne, aream quandam de capitali tofto et crofto meo in Gyseburne propinquiorem terræ quæ fuit Eustachii filii Eustachii versus occidentem, habentem sexaginta duas perticatas in longitudine, et septem perticatas per totum in latitudine; ita quod divisa ab austro usque ad aquilonem directe et linealiter et equalitur procedat. Tenendam et habendam cum omnibus pert., libertatibus, et aysiamentis suis infra villam et extra, in lib. pur. et perp. elem. . . . Hiis testibus. Ada de Hiltona, Willelmo de Malteby, Willelmo de Tocotes, Ricardo de Normanby, Johanne de Tocotes, Willelmo de Salkoc, Hugone le Hauberg, Henrico Clerico de Uplyum, Stephano Russel, Willelmo de Thornetona, Thoma de Salkoc, Johanne de Bernalby, Petro Westiby, Petro Nurri, et aliis.

XLI. Adam de Lyum . . . Deo et Ecclesiæ S. Mariæ de Gyseburne etc. totam terram meam arabilem ad pontem de Waterfal in campis de Gyseburne ex utraque parte viæ, quæ ducit ad Hayam de Sceltun, cum toto alneto quod ibid. habui, et cum omnibus libertatibus, aysiamentis ad eandem terram pertinentibus: tenendam et habendam præfatis Can. in lib., pur., et perp. elem. . . . Hiis testibus. Willelmo de Tocotes, Willelmo de Salkoc tunc senescalco de Gyseburne, Alexandro de Eggetona, Willelmo de Thornetona, Petro filio Nicholai, Thoma Pullain, Willelmo de Lyum, Thoma de Salkoc, Roberto Wyteheved, Petro de Tocotes, et aliis.

XLII. Adam filius Willelmi de Lyum . . . Deo et S. Ecclesiæ Mariæ de Gysburne, etc., totam terram sine aliquo retenemento, quam habui in cultura illa quæ vocatur Routhelyve in campo de Gyseburne; quæ scil. terra jacet inter terram Ricardi de Beringham, et terram Nicholai filii Stephani. Tenendam et habendam cum omnibus pert., libertatibus, et aysiamentis suis in lib., pur., et perp. elem. . . . Hiis testibus. Hugone de Hotona, Petro Westybi, Alexandro Pugeys, Petro Nurri, Willelmo Forestario, Roberto et Radulfo Cæmentariis, Ricardo de Lascell, Roberto de Myda, Willelmo Coco, Petro Bruncoste, Johanne de Bernaldeby, et m. a.

XLIII. Adam filius Willelmi de Lyum . . . Deo et Can. de Gyseburne in lib., (119<sup>b</sup>) pur., et perp. elem., unam acram terræ in eadem, scil. in Belmundgate, viz. propinquiorem terræ Ricardi de Beringham versus aquilonem, quam Gervasius Pistor quondam de me tenuit, et servitium duorum



den. per annum, et quicquid aliud michi et hær. meis ipse Gervasius et hæredes sui pro eadem terra facere debebant; totum Deo et præfatis Can. dedi, concessi, et quietum clamavi de me et hær. meis in perpetuum. Tenenda et habenda cum omnibus pert. suis, libertatibus, et asiamentis ad prædictam [terram] infra villam et extra pertinentibus, in lib. et quiet., pur. et perp. elem. . . . Hiis testibus. Hugone de Hotona, Ricardo filio ejus, Willelmo de Tocotes, Johanne de Bernaldeby, Johanne de Tocotes, Petro Westiby, Willelmo Forestario, Petro Nurri, Willelmo filio Johannis Stabularii, Eustachio filio Eustachii, Willelmo Coco, Henrico de Vitri, Stephano de Deringtona, et m. a.

XLIV. Ego de Lyum Adam . . . Deo et Can. de Gyseburne in lib., et pur., et perp. elem., donum Ricardi le Tanur de Gyseburne quod fecit eis de uno tofto cum pert., quod tenuit de me in villa de Gyseburne, scil. in Belmundgate ex orientali parte viæ, et jacet inter toftum Rogeri de Midelseburgh, et toftum Willelmi Stabularii, et servitium unius den. per annum quod michi ad Natale Domini debebatur, et quicquid aliud michi vel hær. meis de eadem terra possit accidere, Deo et præfatis Can. dedi, concessi, et quietum clamavi de me et hær. meis in perp. Tenenda et habenda cum omnibus pert., libertatibus, et aysiamenis infra villam et extra ad eandem terram pertinentibus, in lib., et pur., et perp. elem. . . . Hiis testibus. Hugone de Hotona, Willelmo de Tocotes, Johanne de Tocotes, Petro Westiby, Petro de Aula, Willelmo Stabulario, Willelmo Forestario, et m. a.

XLV. Adam filius Willelmi de Lyum . . . Ricardo Tanur filio Symonis de Gyseburne unum toftum cum omnibus pert., libertatibus, et aysiamenis suis, in villa de Gyseburne in Belmundgate ex orientali parte viæ, illud scil. quod Rogerus de Arusum aliquando tenuit, quod jacet inter toftum Rogeri de Midelesburgh et toftum Willelmi Stabularii, illi vel quibus assignare voluerit; tenendum et habendum de me et hær. meis in perp., libere, quiete, et honorifice. Reddendo inde annuatim michi et hær. meis unum den. tantummodo ad Natale Domini, pro omni servitio, consuetudine, et exactione sæculari. . . . Hiis testibus. (120) Petro Westiby, Petro Nurri, Willelmo Stabulario, Willelmo Forestario, Radulfo Cæmentario, Willelmo Coco, Eustachio filio Eustachii, Thoma Priur, et m. a.

XLVI. Adam filius Willelmi de Lyum . . . Deo et Can. de Gyseburne in lib., et pur., et perp. elem., unam acram terræ cum omnibus pert. suis, libertatibus et asiamentis in Gyseburne, scil. in Belmundgate, propinquiorem terræ Ricardi de Beringham versus aquilonem, quam Gervasius Pistor aliquando

de me tenuit, per servitium duorum den. per annum; et quicquid ipse Gervasius et hæredes sui michi et hæ. meis pro eadem terra facere debebant; totum Deo et præfatis Can. dedi, et concessi, et quietum clamavi de me et hæ. meis in perp., ita scilicet quod prædictus Gervasius et sui hæredes teneant prædictam terram cum omnibus pert. suis, libertatibus, et aysiamentis infra villam et extra. Reddendo inde per annum præfatis Can. duodecim den. ad festum S. Michaelis, et alios duodecim den. ad Pentecosten. Et sciendum est quod prædictus Gervasius vel hæredes sui nullo modo prædictam terram a domo de Gyseburne poterunt alienare, nisi de assensu et voluntate prædictorum Can. . . . Hiis testibus. Hugone de Hoton, Ricardo filio ejus, Willelmo de Tocotes, Johanne de Bernaldeby, Johanne de Thocotes, Petro Westiby, Willelmo Forestario, Petro Nurri, Willelmo Stabulario, Willelmo Pater-noster, et m. a.

XLVII. Adam filius Willelmi de Lyum . . . Deo et Can. de Gyseburne in lib., et pur., et perp. elem., donum Agnetis quondam uxoris Johannis Stabularii de Gyseburne, quod fecit eis in viduitate et libera potestate sua, de uno tofto cum pert. in villa de Gyseburne, quod jacet propinquius tofto ipsorum Can., quod Hugo Mun quondam tenuit versus occidentem; et de undecim acris terræ arabilis, excepta una roda, in territorio ejusdem villæ, et de dim. acra prati cum pert. in Westhenges, quæ jacet propinquior prato quod Roger[us] gene[r] Wlrūn tenuit de ipsis Can. versus occidentem, quæ omnia dicti Can. de dono præfatæ Agnetis de assensu et voluntate mea habuerunt. Concessi etiam et confirmavi Deo et præfatis Can. de Gyseburne donum quod fecit eis Willelmus Stabularius filius prædictæ Agnetis, de uno tofto cum pert. in Gyseburne, et de redditu sex den. per annum, et de septem acris et una roda terræ cum pert. in territorio ejusdem villæ. Omnes vero terras prænominatas cum omnibus pert., libertatibus, et aysiamentis suis infra villam et extra, et cum prædicto annuo redditu sex den. habebunt et tenebunt prædicti Can. in lib., et pur., et perp. elem., salvo ipsis Can. de me et hæ. meis de omnibus prædictis terris forinseco servitio suo, quantum pertinet ad unam bov. terræ et dim.; quod quidem forinsecum servitium prædicti Agnes et Willelmus et eorum hæredes de residua terra sua quam tenent de me et hæ. meis facturi sunt, scilicet quantum pertinet ad unam bov. terræ et dim., unde decem car. terræ faciunt feodum unius militis, pro omnibus rebus . . . (120<sup>b</sup>) Hiis testibus. Hugone de Hoton, Ricardo filio ejus, Willelmo de Tocotes, Johanne Medico, Henrico Clerico de Uplium, Johanne de Tocotes, Petro de Aula,



Petro Westiby, Eustachio filio Eustachii, Willelmo Forestario, Rogero de Whyteby, Johanne de Bernaldeby, et aliis.

XLVIII. Adam de Lyum . . . Willelmo filio Symonis de Lyum pro servitio suo et pro quadam certa summa pecuniæ quam michi dedit præ manibus in mea necessitate, septem acras terræ et unam rodam, scil. quatuor acras et unam rodam in crofto meo in parte australi, quæ extendunt super Tiwesike, illas scil. quas idem Willelmus tenuit prius de me per cirographum, et duas acras in cultura mea extra villam de Gyseburne versus orientem inter terram Ricardi de Beringham et terram quam Helyas Parvus tenuit de me, et unam acram apud Roulansike versus occidentem. Tenendas et habendas prædicto Willelmo et hæ. suis, vel assign. suis de Priore et Conventu Gyseburnæ libere, quiete, et pacifice, ab omni servitio, consuetudine, et exactione in perp.; faciendo inde tantummodo annuatim Priori et Conventui Gyseburnæ forinsecum servitium, quantum pertinet ad dim. bov. terræ, et unam acram, et unam rodam ejusdem feodi. . . . Hiis testibus. Domino Willelmo de Thocotes, Domino Ricardo de Hotona, Johanne de Thocotes, Johanne de Bernaldby, Petro Westiby, Petro Nurri, Thoma Pulayn, Helya Parvo, Ada Parvo, Nicholao filio Stephani, Hugone Fabro, Radulfo de Hotona, et m. a.

XLIX. Adam de Lyum . . . Petro Westiby pro servitio suo et pro quadam certa summa pecuniæ quam michi dedit in mea necessitate, septem acras terræ et dim. rodam, scil. tres acras et dim. quæ jacent juxta illas duas acras terræ, quas Alicia quondam uxor Willelmi Paternoster tenuit de me versus aquilonem, et unam acram et dim. rodam quæ jacent juxta terram quam Adam de Herun tenuit de me versus aquilonem, et tres acras terræ inter prædictam acram et prædictam rodam et Holebech. Et præterea dedi eidem Petro totum pratum meum in Tiwesike et totum baucum<sup>1</sup> cum terra arabili in illo loco, sicut aqua descendit, excepto holmo sub baucio. Tenendas et habendas prædicto Petro et hæ. vel assignatis suis de Priore et Conventu Gyseburnæ libere, quiete, et pacifice, faciendo inde [tan]tummodo annuatim Priori et Conventui Gyseburnæ forinsecum servitium, quantum pertinet ad octo acras terra ejusdem feodi . . . (121) Hiis testibus. Domino Willelmo de Thocotes, Domino Ricardo de Hotona,

<sup>1</sup> More usually *baucum*. BALK is defined by the editor of the Cleveland Glossary as "a ridge of land left between two furrows, or by the wall or hedge side." Here the word has the

latter meaning. The *holm*, or low-lying piece of ground by the stream side, the Tiwesike, below the balk, is reserved out of the grant.

Johanne de Thocotes, Johanne de Bernaldby, Petro Nurri, Willelmo filio Symonis de Lyum, Thoma Pulayn, Helya Parvo, Ada Parvo, Nicholao filio Stephani, Hugone Fabro, Radulfo de Hotona, et m. a.

L. Adam de Lyum . . . Deo et Can. de Gyseburne in lib. pur. et perp. elem., unum toftum cum crofto et cum eorum pert. in villa de Gyseburne, quod habent ex dono Radulfi Bercarii; illud scil. toftum quod jacet ex australi parte villæ ejusdem inter toftum Walteri de Hospitali et toftum Adæ le Petit, quod scil. toftum Reginaldus Pa aliquando tenuit. Dedi etiam etc. præfatis Can., et de me et de hæ. meis in perp. quietum clamavi totum servitium quod prædictus Radulfus de prædicta terra michi faciebat, duos viz. solidos, quos annuatim michi reddebat, et quicquid aliud nomine servitii de præfata terra michi facere solebat. Tenendum et habendum præfatis Can. libere, quiete, et honorifice, in lib. pur. et perp. elem. cum omnibus pert., libertatibus, et aisiamentis infra villam et extra, ad eandem terram pertinentibus . . . Hiis testibus. Hugone de Hoton, Ricardo filio ejus, Waltero de Hoton, Johanne de Thocotes, Willelmo Clerico de Bernaldby, Johanne de Scyptona, Roberto de Mida, Willelmo Coco, Petro Westiby, Petro Nurri, Willelmo Stabulario, et m. a.

LI. Adam filius Willelmi de Lyum . . . Deo et Can. de Gyseburne donum Matildis filiæ Willelmi Clerici et Cristianæ de Gyseburne, quod fecit eis de una bov. terræ et dim. bov. terræ cum omnibus pert. suis in territorio de Gyseburne, cum tofto illo in eadem villa in quo ipsa Matilda manere solebat, cum crofto et cum omnibus pert. suis, et cum occidentali dimidietate totius tofti et crofti quod Juliana uxor Nicholay fratris prædictæ Matildæ quondam tenuit in dote, viz. totam terram cum pert. sine aliquo retinemento, quam dicta Matilda tenuit de me in villa de Gyseburne, et homagium et servitium et quicquid michi vel hæ. meis de eadem terra possit accidere, totum Deo et præfatis Can. remisi et quietum clamavi de me et hæ. meis in perp., tenendum et habendum in lib. et pur. et perp. elem. . . . Hiis testibus. Hugone de Hoton, Ricardo filio ejus, Willelmo de Tocotes, Johanne Medico, Johanne de Thocotes, Petro Westiby, Henrico de Vitri, et aliis.

LII. (121<sup>b</sup>) Adam de Lyum . . . Deo et Ecclesiæ S. Mariæ de Gyseburne etc. in lib. pur. et perp. elem., viginti acras terræ in crofto meo: viz., totum quod est inter Tywesic et Thwersic, et ex orientali parte de Thwersic quadraginta septem perticatas et quinque pedes, in longitudine a fossato directe sicut selliones se extendunt versus aquilonem, et in

latitudine ex parte aquilonari decem perticatas et quinque pedes. . . . Hiis Testibus. Domino Johanne de Bulmer, Ada de Hyltona, Willelmo de Tocotes, Ricardo de Hotona, Ricardo de Normanby, Johanne de Tocotes, Henrico de Uplyum, Johanne de Thorpe, Stephano Russel, Willelmo de Thornetona, Johanne de Bernaldby, Petro Nurri, et m. a.

LIII. Adam de Lyum . . . Priori et Conventui de Gyseburne homagium et servitium Willelmi filii Symonis de Lyum, quod michi debebat pro tribus acris terræ et una rodain territorio de Gyseburne . . . Hiis testibus. Stephano Russel, Ricardo de Hotona, Willelmo de Thocotes, Johanne de Thocotes, Willelmo de Salkoc, Thoma de Salkoc, Petro Westiby, Petro de Aula, et m. a.

LIV. Adam de Lyum . . . Petro Westiby et hæ. suis et suis assignatis, liberum ire et redire per curiam meam cum carris et karretis suis bobus et equis et hominibus suis, ad cariandum fenum<sup>1</sup> et bladum suum de terra, quam habet de me in crofto meo, usque ab terminum constitutum per Cirographum inter me et ipsum de eadem terra factum. . . . Hiis testibus. Johanne de Thocotes, Gylberto de Malteby, Johanne de Bernaldby, Johanne de Thorp, Petro de Aula, Willelmo Stabulario, Rogero de Midelsburg, Nicholao filio Stephani, Stephano de Derington, et m. a.

LV. Adam filius Willelmi de Lyum . . . Deo et Ecclesiae S. Mariæ de Gyseburne etc. in lib. pur. et perp. elem., homagium et servitium Thomæ Pulayn et hæredum suorum de tota terra, quam idem Thomas de me tenuit in Campo de Gyseburne apud Tokeholme inter viam et Holebec: et homagium et servitium Agnetis Forestarii et hæredum suorum de una bov. terræ cum pert. in eadem villa: et servitium Adæ de Brunne et hæredum suorum de uno tofto (122) et crofto et una acra terræ et una roda et tredecim perticatis cum pert. in eadem villa, scil. in Belmundegate: et servitium Radulfi de Hotona et hæredum suorum de uno tofto cum pert. in eadem villa, scil. in Belmundegate: et servitium Roberti filii Helyæ Petit et hæredum suorum de uno tofto et duabus acris terræ cum pert. in eadem villa, scil. in Walkergate: et servitium Adæ Petit et hæredum suorum de una acra et una roda terræ cum pert. in campo ejusdem villæ, scil. apud Scuggedale. Tenenda et habenda præfatis Can. cum wardis, releviis, maritagiis, eschaetis, et omnibus pert., libertatibus, et aysiamentis ad prædictas terras et prædicta homagia et servitia pertinentibus, libere et quiete, integre et plenarie, sine ullo retenemento . . . Hiis testibus. Adam de

<sup>1</sup> *Frenum.*

Hyltona, Ricardo de Hotona, Willelmo de Tocotes, Johanne de Thocotes, Johanne de Bernaldeby, Henrico de Uplyum, Willelmo fratre ejus, Petro Westiby, Petro Nurri, et m. a.

LVI. Adam de Lyum . . . Deo et Ecclesiæ S. Mariæ de Gyseburne etc., quicquid habui inter viam de Scheltona et Holebech ex parte occidentali de Waterfal. Tenendum et habendum in lib. pur. et perp. elem. . . . Hiis testibus. Willelmo de Pe[r]cy,<sup>1</sup> Willelmo fratre ejus, Hugone de Hotona, et Waltero fratre ejus, Willelmo de Tochotes, Petro Westiby, Petro Nurri, Willelmo Stabulario, et aliis.

LVII. Adam de Lyum . . . Ricardo de Beringham pro homagio et servitio suo totam terram integre et plenarie cum omnibus pert. suis, quam Helyas Parvus tenuit de me in territorio de Gyseburne apud Houbanc et apud Sandwath, et unam acram terræ in orientali parte culturæ meæ, quæ se extendit super iter quod ducit de Gyseburne apud Scheltonam in parte meridionali itineris. Tenendam et habendam prædicto Ricardo et hæ. suis, quos de Juliana sorore mea habet vel habebit, de me et hæ. meis libere, quiete, et plenarie, cum omnibus pert., libertatibus, et aysiamentis suis infra villam et extra. Reddendo inde annuatim michi et hæ. meis tantummodo dim. libram piperis infra Natale Domini pro omnibus rebus. . . . Hiis testibus. Willelmo de Thocotes, Johanne de Thocotes, Petro Westiby, Petro de Aula, Johanne de Bernaldby, Willelmo Forestario, Eustachio filio Eustachii, Willelmo Stabulario, Willelmo Paternoster, et m. a.

LVIII. Adam filius Willelmi de Lyum . . . Deo et Can. de Gyseburne in lib. et pur. et perp. (122<sup>b</sup>) elem., pro salute animæ meæ et animarum antecessorum meorum, redditum trium solidorum in villa de Gyseburne, percipiendum annuatim de hæ. Walteri de Hospitali pro tofto et crofto propinquioribus tofto Radulfi Bercarii versus occidentem, quæ præfatus Walterus jure hæreditario de me tenuit, medietatem viz. ad Pentecosten, et medietatem ad festum S. Martini in hyeme: ita scil. quod hæredes dicti Willelmi tenebunt prædictum toftum cum crofto de Priore et Can. de Gyseburne in perp., sicut de me prius tenuerunt per prædictam firmam . . . Hiis testibus. Ricardo de Hotona, Johanne de Langeberge, Johanne de Thocotes, Willelmo de Mersc, Johanne de Bernaldby, Petro Westiby, Petro Nurri, Willelmo Stabulario, Yvone de Redker, et m. a.

LIX. Ada [m] de Lyum . . . Deo et Ecclesiæ S. Mariæ de Gyseburne etc., homagium et servitium Willelmi filii Johannis Stabularii de Gyseburne et hæredum suorum de omnibus

<sup>1</sup> This probably should be Walter de Percy, and William his brother.

terris cum pert. quas ipse Willelmus de me tenuit in villa de Gyseburne, et redditum annuum quatuor den. in eadem villa quos michi annuatim reddere consuevit, cum wardis, relevis, et omnibus escaetis, quæ de ipso Willelmo vel hær. suis, vel de ipsis terris accidere poterunt. . . . Hiis testibus. Willelmo de Thocotes, Ricardo de Hotona, Johanne de Langeberge, Johanne de Thocotes, Johanne de Thorp, Johanne de Bernaldby, Petro de Uplyum, Petro Westiby, Petro Nurri, Rogero de Midlesburg, et aliis.

LX. Adam de Lyum . . . Deo et Can. de Gyseburne in lib. pur. et perp. elem., red [d] itum duorum sol. per annum in villa de Gyseburne, viz. duodecim den. per annum de Helya Parvo et hær. suis de uno tofto in Walkergate, ad exitum villæ versus Scheltonam, et sex den. per annum de Elemosinario de Gyseburne de uno tofto in eadem villa, quod jacet juxta toftum Nicholai filii Stephani, et duos den. per annum de Willelmo de Daneby et hær. suis de uno tofto in Belmundgate, quod jacet juxta toftum Thomæ Pulayn versus austrum, et quatuor den. per annum de Nicholao filio Stephani et hær. suis de uno tofto in eadem villa, quod jacet juxta toftum quod fuit Emmæ Gouch versus orientem; ita scil. quod prædicti homines et eorum hær., vel sui assign., teneant prædictas terras cum pert. de Domo de Gyseburne in perp. per prædicta servitia, sicut prius de me tenuerunt. . . . Hiis testibus. Ricardo de Hotona, Willelmo de Thocotes, Johanne de Bernaldby, Johanne de (123) Thocotes, Petro Nurri, Petro Westiby, Thoma Pulain, Rogero de Wyteby, Willelmo Stabulario, Willelmo Forestario, Adam Parvo, Yvone de Redker, Hugone filio Ymayne, et m. a.

LXI. Ada[m] filius Willelmi de Lyum . . . Deo etc. in lib. pur. et perp. elem. novem acras terræ cum pert. in Campo de Gyseburne, quæ jacent inter Scuggedale et viam quam Thomas Pulayn aliquando de me tenuit ad firmam. . . . homagium et servitium totum Nicholay Sluppehand et hær. suorum de tota terra quam de me tenuit in Gyseburne cum pert. . . . Hiis testibus. Ada de Hiltone, Willelmo de Thocotes, Ricardo de Normanby, Willelmo de Salkoc, Ricardo de Beringham, Stephano Russel, Thoma de Salkoc, Willelmo de Thornetona, Johanne de Bernaldby, Petro Westiby, Petro Nurri, et m. a.

LXII. Adam de Lyum . . . Deo etc. duas acras terræ in Campis de Gyseburne, quæ jacent ex occidentali parte de Ravennesdale in medio culturæ eorundem Can., et extendunt in longitudine usque in Holebec. Habendas et tenendas<sup>1</sup> in lib. pur. et

<sup>1</sup> *Habendas.*



perp. elem. . . . Hiis testibus. Alexandro Pugeys, Petro filio Nicholai, Petro filio Willelmi filii Hervey, Willelmo, Roberto de Mida, Willelmo Paternoster, Willelmo de Thocotes, Willelmo de Cotum, Roberto Pulayn, et m. a.

LXIII. Adam de Lyum . . . Deo et Dominis meis Priori et Can. de Gyseburne, et quietum clamasse de me et hær. meis in perp. comunam et totum jus et clamium, quod antecessores mei et ego habuimus unquam, vel habere poterimus, in bosco et in mora et in Clyva de Scuggedale cum pert. Similiter etiam et comunam et totum jus et clamium quod antecessores mei et ego habuimus unquam, vel habere poterimus, in Suthelive cum pert. a via de Belmund versus occidentem usque ad Trochsich, sine aliquo retenemento. . . . Hiis testibus. Ricardo de Hotona, Willelmo de Thocotes, Johanne de Heseby, Johanne de Thocotes, Willelmo de Bercheby, Johanne de Bernaldby, Petro Westiby, Willelmo Forestario, Rogero de Middelseburg, Helya Parvo, et m. a.

LXIV. (128<sup>b</sup>) Adam filius Willelmi de Lyum, dilecto et fideli suo Willelmo Stabulario de Gyseburne, salutem. Mando tibi atque præcipio quatinus homagium et servitium, quod michi fecisti et hær. meis facere debuisti, pro tota terra quam de me tenuisti in Gyseburne, Priori de Gyseburne et succ. suis facias; quod homagium tuum et hæredum tuorum et totum servitium quod michi debuisti et hær. meis, præfatis Priori et succ. suis dedi et assignavi, et de me et hær. meis in perp. quietum clamavi. In cujus rei testimonium præsentibus litteris sigillum meum apposui.

LXV. Adam de Lyum . . . Dominis meis Priori et Can. de Gyseburne totam terram de Elnetro, quam Alexander Pugeis de me quondam tenuit, et ego de eis, simul cum homagio et servitio ejusdem Alexandri, quæ michi pro prædicta terra facere consuevit . . . Hiis testibus. Rogero de Buterwyc, Willelmo de Bolleby, Johanne de Schipptona, Petro Bruncoste, Roberto de Myda, Petro Nurri, Petro Westiby, Willelmo Forestario, Willelmo Parvo, Helya fratre ejus, et m. a.

LXVI. Adam de Lyum . . . Rogero de Midlesburgh pro pecunia sua quam michi dedit præ manibus in mea magna necessitate, unum toftum in vico de Belmund, scil. illud<sup>1</sup> toftum quod Willelmus de Hundemanby tenuit de me ad firmam, cum eisdem metis cum quibus ipse Willelmus tenuit. Tenendum et habendum illi et hær. suis vel suis assign. de me et hær. meis libere et quiete ab omni servitio, consuetudine, et demanda. Reddendo michi et hær. meis annuatim unum den. ad Natale Domini, et unum den. ad Pascha pro omni servitio.

Illum.

. . . Hiis testibus. Willelmo Clerico, Alexandro Pugeis, **Will-**  
**elmo** Forestario, Petro filio Nicholai, Nicholao filio **Stephani**,  
 Adam Clerico, et m. a.

LXVII. Adam filius Willelmi de Lyum . . . Deo et **Can.**  
 de Gyseburne in lib. pur. et perp. elem., unam acram **terræ**  
 cum omnibus pert., libertatibus, et aysiammentis suis in Gyse-  
 burne, scil. in Belmundgate propinquiorem **terræ Ricardi de**  
 Beringham versus aquilonem, quam Gervasius Pistor ali-  
 quando de me tenuit, per servitium duorum den. per annum,  
 et quicquid ipse Gervasius et hæredes sui michi et **hær. meis**  
 pro eadem terra facere debebant, totum Deo et præfatis **Can.**  
 dedi, et concessi, et quietum clamavi de me et **hær. meis in**  
 perp., ita scil. quod prædictus Gervasius et hæredes sui **teneant**  
 prædicta cum omnibus pert. suis, libertatibus, (124) et **ays-**  
**iammentis** intra villam et extra. Reddendo inde **annuatim**  
 præfatis **Can.** duodecim den. ad festum S. Martini in hyeme, et  
 alios duodecim den. ad Pentecosten. Et sciendum est quod  
 prædictus Gervasius vel hæredes sui nullo modo prædictam  
 terram a Domo de Gyseburne poterint alienare, nisi de assensu  
 et voluntate dictorum **Can.** . . . Hiis testibus. Hugone de  
 Hotona, Ricardo filio ejus.

LXVIII. Adam filius Willelmi de Lyum . . . Deo etc. in  
 lib. pur. et perp. elem., homagium et servitium Thomæ Pulayn  
 et hæredum suorum de tota terra, quam idem Thomas de me  
 tenuit in Campo de Gyseburne apud Thockeholm inter viam et  
 Holebec. Tenendum et habendum præfatis **Can.** cum wardis,  
 releviis, libertatibus, [et] a [i] siammentis ad prædictum servi-  
 tium pertinentibus, libere, quiete, honorifice, et plenarie . . .  
 Hiis testibus. Domino Ada de Hylton, Willelmo de Thocotes,  
 Ricardo de Hotona, Johanne de Thocotes, Johanne de Bern-  
 alldby, Henrico Clerico de Uplyum, Willelmo fratre ejus, Petro  
 Westiby, et m. a.

LXIX. Adam filius Willelmi de Lyum . . . Deo etc. in lib.  
 pur. et perp. elem., totam terram cum pert. quam habui apud  
 Boulandside in Campo de Gyseburne . . . Hiis testibus. Ada  
 de Hyltona, Willelmo de Malteby, Ricardo de Hotona, Rogero  
 de Thocotes, Willelmo de Salkoc, Johanne de Thocotes,  
 Johanne de Bernaldby, Petro Westiby, Petro Nurri, Stephano  
 Russel, Alexandro de Munceus, Reginaldo de Thocotes,  
 Willelmo de Thornetona, et m. a.

LXX. Adam filius Willelmi de Lyum . . . Deo et Priori et  
 Conventui de Gyseburne, de assensu et voluntate Ricardi de  
 Beringham, homagium et servitium ipsius Ricardi et hæredum  
 suorum in perp., de tribus bov. **terræ** et omnibus terris cum  
 pert. quas idem Ricardus tenuit de me in Gyseburne, cum

wardis, releviis, et omnibus eschaetis quæ de ipso Ricardo et hæ. suis vel de ipsis terris accidere poterint . . . Hiis testibus. Ada de Hiltona, Willelmo de Thocotes, Ricardo de Hotona, Roberto de Lasingby, Petro Nurri, Willelmo Stabulario de Gyseburne, et aliis.

LXXI. (124<sup>b</sup>) Adam de Lyum . . . Thomæ Pulayn pro servitio suo, et pro quadam certa summa pecuniæ quam michi dedit præ manibus in mea necessitate, ix acras terræ cum pert. apud Schugedale, quæ jacent inter viam de Bernaldby et clyvam de Schugedale. Tenendas et habendas prædicto Thomæ et hæ. suis vel assign. de Priore et Conventu Gyseburnæ, libere, quiete, et pacifice, ab omni servitio consuetudine et exactione in perp., faciendo inde tantummodo annuatim Priori et Conventui Gyseburnæ forinsecum servitium, quantum pertinet ad tres partes unius bov. terræ ejusdem feodi. . . . Hiis testibus. Domino Willelmo de Thocotes, Domino Ricardo de Hotona, Johanne de Thocotes, Petro Westiby, Petro Nurri, Willelmo filio Symonis de Lyum, Helya Parvo, Adam Parvo, Nicholao filio Stephani, Hugone Fabro, Radulfo de Hotona, et m. a.

LXXII. Adam de Lyum . . . Deo etc. quinque rodas terræ in Campo de Gyseburne, quæ jacent inter culturam eorundem Can. et terram Ricardi de Beringham apud Sandwath versus austrum, cum toto prato ad prædictam terram pertinente; et totam terram cum pert. quam habui apud Swattemold, quæ jacet inter Wiltungate; et sex acras terræ quas prius eis dederam integre, sine aliquo retenemento; et duas acras terræ cum pert. apud Eudebec, propinquiores terræ Nicholai filii Stephani versus austrum. Tenendas et habendas præfatis Can. cum omnibus pert., libertatibus, et aisiametis ad prædictas terras pertinentibus infra villam et extra, in lib. pur. et perp. elem. . . . Hiis testibus. Adam de Hiltona, Ricardo de Hotona, Willelmo de Thocotes, Johanne de Langeberge, Johanne de Thocotes, Johanne de Bernaldby, Petro Nurri, Willelmo Stabulario, Rogero de Midelesburg, et m. a.

LXXIII. Adam de Lyum . . . Dec etc. unum toftum cum pert. in villa de Gyseburne, scil. in vico de Belmund, viz. illud toftum quem Willelmus de Hundemanby quondam de me tenuit. Tenendum et habendum de me et hæ. meis dictis Can. in lib. pur. et perp. [elem.], per easdem metas et divisas per quas idem Willelmus illud tenuit. . . . Hiis testibus. Willelmo de Thocotes, Ricardo de Hotona, Johanne de Langberge, Johanne de Thocotes, Johanne de Thorp, Johanne de Bernaldby, Petro filio Nicholai, Petro Nurri, Willelmo Stabulario, et m. a.

LXXIV. (125) Adam de Lyum . . . Thomæ Pulayn de Gyseburne pro servitio suo, et pro quadam certa summa pecuniæ quam michi dedit præ manibus in mea magna necessitate, unam acram terræ in Campo de Gyseburne apud Schugedale, illam scil. quæ remotior est a sole de novem acris quas habui in illo loco. Tenendam et habendam prædicto Thomæ et hæc. suis et suis assignatis de me et hæc. meis in perp., libere, quiete, et pacifice ab omni servitio, consuetudine, et demanda, cum omnibus pert., libertatibus, et aisiamentis ad prædictam terram pertinentibus. Reddendo inde tantummodo annuatim michi et hæc. meis unum den. ad Natale Domini pro omnibus. . . . Hiis testibus. Petro Westiby, Petro de Aula, Rogero de Midlesburg, Helia Parvo, Adam Parvo, Willelmo Stabulario, Hugone Fabro, Radulfo de Hotona, Nicholao filio Stephani, Rogero de Thocotes, et m. a.

LXXV. Ricardus filius Adæ de Lyum . . . Deo etc. unum toftum in Belmundgate quod Robertus Maleteste aliquando tenuit. Tenendam et habendam præfatis Can. in lib. pur. et perp. elem. . . . Hiis testibus. Domino Ada de Hiltona, Domino Ricardo de Hotona, Domino Rogero de Thocotes, Johanne de Thocotes, Thoma de Salkoc, Stephano Russel, Ricardo de Nevil, Petro Westiby, et m. a.

LXXVI. Ricardus de Lyum filius Adæ de Lyum . . . Deo etc. unam aream in Curia mea ex orientali parte ejusdem Curie contiguum terræ quam Willelmus de Thornetona tenuit, habentem in latitudine versus orientem tres perticatas et quinque pedes, et versus occidentem tres perticatas et quatuordecim pedes, et in longitudine tam ex parte australi quam aquilonali quatuor perticatas. Tenendam et habendam Deo et præfatis Can. in lib. pur. et perp. elem. . . . Hiis testibus. Domino Adam de Hiltona, Domino Ricardo de Hotona, Dominis Rogero et Johanne de Thocotes, Stephano Russel, Ricardo de Nevil, Hugone de Sadberge, Petro Westiby, et aliis.

LXXVII. Ricardus de Lyum . . . (125<sup>b</sup>) Deo etc. octo pedes latitudinis de tofto meo in Belmundgate, viz. ex aquilonali parte ejusdem tofti, scil. a strata usque ad fossatum quantum habet longitudinis ipsum toftum. Tenendam et habendam Deo et præfatis Can. libere, quiete, et honorifice, in lib. pur. et perp. elem. . . . Hiis testibus. Domino Ada de Hyltona, Domino Ricardo de Hotona, Domino Rogero de Thocotes, Johanne de Thocotes, Stephano [Russel], Willelmo de Beringham, et aliis.

LXXVIII. Ricardus filius Adæ de Lyum . . . Deo etc. in lib. pur. et perp. elem., duo tofta cum pert. in Gyseburne in

vico qui dicitur Belmungate, quæ jacent inter tofta quæ Petrus Vigil aliquando tenuit ex una parte et Ricardus Tannator ex altera. . . . Hiis testibus. Domino Ricardo de Hotona, Domino Rogero de Thocotes, Johanne de Thocotes, Willelmo de Thornetona, Petro Westiby, Willelmo Coco, Willelmo Beuchamp, et m. a.

LXXIX. Ricardus filius Adæ de Lyum . . . Deo etc. in lib. pur. et perp. elem., aream unam in orientali parte crofti mei, habentem in longitudine a fossato quod vocatur Roulandie versus aquilonem tam ex parte orientali quam ex parte occidentali sexaginta quatuor perticatas, in latitudine autem duas perticatas ubique, excepta ultima perticata quæ se contrahit in capite aquilonali ad latitudinem unius perticatæ et dimidiæ, cum libero ingressu et egressu latitudinis duodecim pedum a prædicta terra usque ad aquam de Holbec, quæ est ad aquilonem. Tenendam et habendam præfatis Can. libere, quiete, integre, et honorifice, cum omnibus pert. et aysiammentis ad prædictam [terram] ubique pertinentibus. . . . Hiis testibus. Domino Ada de Hiltone, Domino Ricardo de Hotona, Domino Rogero de Thocotes, Johanne de Thocotes, Stephano Russel, Petro Westiby, Willelmo de Beringham, et m. a.

LXXX. Ricardus filius Adæ de Lyum . . . [Deo] etc. in lib. pur. et perp. elem., omnes terras et omnia tenementa, et omnes redditus (126) et omnes communes, cum omnibus libertatibus, pert., et aysiammentis, quæ habui in Gyseburne, tam in boscis quam in planis, in pratis et pascuis, et aliis quibuscunque locis extra clausum meum quod muro terræ ex australi parte clausum est, sine aliquo retenemento . . . omnes terras et tenementa, possessiones et redditus, homagia et servitia, et quæcunque alia habent ex donatione antecessorum meorum et mea secundum tenorem cartarum suarum. Ita quod nec ego, nec hæredes mei, nec aliquis nomine nostro jus aut clamium in prædictis aut aliquo prædictorum aliquo tempore habere nec exigere poterimus. Salva michi et hæ. meis libera communia ad averia nostra propria in mora et campis de Gyseburne, ubi alii libere tenentes de eadem communicant, absque dampno dictorum Prioris et Can. ; et salvis michi et hæ. meis rationabilibus estuveriis nostris de bruera et turbis in mora ipsorum Prioris et Can. de Gyseburne, per visum forestariorum suorum percipiendis ; et salvo michi clauso prænominato absque omni servitio, excepto uno den. in die Paschæ dictis Priori et Can. annuatim percipiendo. . . . Hiis testibus. Domino Ricardo de Hotona, Domino Ricardo le Chanceler, Domino Rogero de Thocotes, Johanne de Tho-

cotes, Umfrido filio ejus, Willelmo de Salkoc, Thoma fratre ejus, Stephano Russel, Petro Westiby, Willelmo de Thorne-tona, Willelmo Beuchamp, Waltero filio Eustachii, Willelmo de Elmed, et m. a.

LXXXI. Agnes uxor quondam Johannis Stabularii de Gyseburne . . . in viduitate mea et libera potestate mea . . . Deo et Can. de Gyseburne in lib. pur. et perp. elem., unum toftum cum pert. in Gyseburne quod fuit de maritagio meo. Illud scilicet toftum quod Hugo Mun quondam tenuit. . . . Hiis testibus. Hugone de Hotona, Ricardo filio ejus, Willelmo de Tocotes, Adam de Lyum, Petro Westiby, Petro Nurri, Willelmo Forestario, Johanne de Bernaldby, et m. a.

LXXXII. Agnes uxor quondam Johannis Stabularii de Gyseburne . . . in viduitate mea et libera potestate mea . . . Deo et Can. de Gyseburne in lib. pur. et perp. elem., unum toftum cum pert. in villa de Gyseburne, quod jacet propinquius versus occidentem tofto eorundem Can., quod Hugo Mun quondam tenuit, et undecim acras terræ arabilis, una roda minus, in territorio ejusdem villæ; viz. ad Spelcros tres rodas terræ juxta terram ipsorum Can., quam Rogerus gener Wlrun tenuit versus orientem; et ad Roulanddic unam acram juxta terram eorundem Can., quam Rogerus gener Wlrun tenuit versus orientem; (126<sup>b</sup>) et in Holmes ad Burnolf-scales unam acram, quæ jacet inter terram Petri de Aula et terram Matildis sororis meæ; et ad Adthewaldeslet tres rodas terræ propinquiores terræ ipsorum Can., quam idem Rogerus tenuit versus orientem; et ad Lathebarre unam rodam terræ juxta terram ipsorum Can., quam dictus Rogerus tenuit versus orientem; et ad Holebecbankes duas rodas terræ, unam scil. quæ jacet juxta terram Can. quam dictus Rogerus tenuit versus orientem, et aliam quæ jacet inter terram eorundem Can. et terram Matildis [sororis] meæ; et in Holenges unam rodam terræ, quæ jacet inter terram ipsorum Can. et terram Matildis sororis meæ; et ad Wanddayles unam rodam terræ juxta terram ipsorum Can., quam prædictus Rogerus tenuit versus orientem; et ad Kerlinhou unam acram terræ juxta terram ipsorum Can., quam idem Rogerus tenuit versus orientem; et duas rodas terræ in Moridayles, quæ jacent in duobus locis juxta terram eorundem Can. quam præfatus Rogerus tenuit versus austrum; et dim. acram terræ in Moridayles, quæ jacet juxta terram Matildis sororis meæ versus aquilonem; et iterum tres rodas terræ ad Spelcros, quæ jacent inter terram ipsorum Can. et terram Matildis sororis meæ; et tres rodas terræ ad Collesich juxta terram ipsorum Can. versus orientem; et tres rodas terræ ad Crofthendes

juxta terram ipsorum Can. versus orientem; et tres rodas terræ ad Turfmire juxta terram ipsorum Can. versus orientem; et ad Scharth dim. acram terræ juxta terram eorundem Can. versus orientem; et unam rodam terræ ad Rogergate juxta terram Petri de Aula versus austrum; et unam rodam terræ in Langhenges, quæ extenditur in longitudine ab Engedale usque ad Wayncarlegate; et præterea dim. acram prati in Westenges, quæ jacet propinquior prato quod sæpeditus Rogerus gener Wlrun tenuit de eisdem Can. versus occidentem. Omnes prædictas terras cum omnibus pert., libertatibus, et aisiamentis suis infra villam et extra habebunt et tenebunt præfati Can. de Gyseburne in lib. pur. et perp. elem. . . . Hiis testibus. Hugone de Hotona, Ricardo filio ejus, Willelmo de Tochotes, Johanne de Bernaldby, Johanne de Thocotes, Petro Westiby, Petro de Aula, Eustachio filio Eustachii, Willelmo Forestario, Rogero de Middlesburg, Henrico de Vytri, et m. a.

LXXXIII. Willelmus filius Johannis Stabularii de Gyseburne . . . Deo et Can. de Gyseburne in lib. pur. et perp. elem. donum Agnetis matris meæ, quod fecit eis in libera viduitate et plenaria potestate sua, viz., unum toftum cum pert. in villa de Gyseburne, quod jacet propinquius tofto eorundem Can. quod Hugo Mun quondam [tenuit] versus occidentem, et undecim acras terræ in territorio ejusdem villæ una roda minus; viz. ad Speleros tres rodas terræ juxta terram ipsorum Can., quas Roger Wlrun tenuit versus orientem; et ad Roulandic unam acram juxta terram eorundem, quam Rogerus gener Wlrun tenuit versus orientem; et in Holmes ad Burnolfscates unam acram, quæ jacet inter terram Petri de Aula et terram Matildis materteræ meæ (127); et ad Adth[e] waldeslet tres rodas terræ propinquiores terræ ipsorum Can., quam dictus Rogerus tenuit versus orientem; et ad Lathebarre unam rodam terræ juxta terram ipsorum Can., quam idem Rogerus tenuit versus orientem; et ad Holebecbankes duas rodas terræ, unam, scil., quæ jacet juxta terram ipsorum Can. quam prædictus Rogerus tenuit versus orientem, et aliam quæ jacet inter terram eorundem Can. et terram Matildis materteræ meæ; et in Holenges unam rodam terræ, quæ jacet inter terram ipsorum Can. et terram Matildis [materteræ] meæ; et ad Wandayles unam rodam terræ juxta terram ipsorum Can., quam sæpeditus Rogerus tenuit versus orientem; et ad Kerlinghou unam acram terræ juxta terram ipsorum Can., quam idem Rogerus tenuit versus orientem; et duas rodas terræ in Moridayles, quæ jacent in duobus locis juxta terram eorundem Can. quam

præfatus Rogerus tenuit versus austrum ; et dim. acram terræ in Moridayles, quæ jacet juxta terram Matildis materteræ meæ versus aquilonem ; et tres rodas terræ ad Spelcros, quæ *jacent* inter terram ipsorum Can. et terram Matildis materteræ meæ ; et tres rodas terræ ad Collesick juxta terram ipsorum Can. versus orientem ; et tres rodas terræ ad Croftendes juxta terram ipsorum Can. versus orientem ; et tres rodas terræ ad Turfmyre juxta terram ipsorum Can. versus orientem ; et ad Schard<sup>1</sup> dim. acram terræ juxta terram eorundem Can. versus orientem ; et unam rodam terræ ad Rogergate juxta terram Petri de Aula versus austrum ; et unam rodam terræ in Langenges, quæ extenditur in longitudine ab Engdale usque Wayncarlgate ; et præterea dim. acram prati in Westenges, quæ jacet propinquior prato quod sæpedictus Rogerus gener Wlrun tenuit de eisdem Can. Omnes vero prædictas terras cum omnibus pert., libertatibus, et aysiamentis suis infra villam et extra, tenebunt et habebunt dicti Can. de Gyseburne in lib. et pur. et perp. elem. Præterea concessi et præsentī scripto confirmavi eisdem Can., et quietum clamavi eis de me et hæ. meis in perp., quicquid juris vel clamii habui, vel habere potui, in uno tofto et crofto cum pert. in Gyseburne, quod fuit de maritagio Agnetis matris meæ, quod Hugo Mun quondam tenuit . . . Hiis testibus. Hugone de Hotona, Ricardo filio ejus, Willelmo de Thocotes, Adam de Lyum, Johanne de Thocotes, Petro Westiby, Johanne de Bernaldby, Willelmo Forestario, Petro Nurri, Helya Parvo, et m. a.

LXXXIV. Willelmus filius Johannis Stabularii de Gyseburne. . . . Noveritis me quietum clamasse de me et hæ. meis in perp. Deo et Can. de Gyseburne, quicquid juris habui, vel habere potero, in uno tofto et crofto in Gyseburne, quod fuit de maritagio Agnetis matris meæ, quod Hugo Mun quondam tenuit. Præterea concessi . . . Deo et præfatis Can. unum toftum et croftum cum pert. in Gyseburne, et unam bov. terræ cum pert. in territorio ejusdem villæ, quæ Matild' matertera mea dedit eisdem Can., et omnes particulas terrarum cum pert., quas eadem Matild' simul cum prædictis tofto et (127<sup>b</sup>) crofto et bovata de augmento dedit ipsis Can. in territorio ejusdem villæ. Tenenda et habenda præfatis Can. libere et quiete et plenarie, sicut carta ejusdem Matild' quam inde habent plenius testatur. . . . Hiis testibus. Hugone de Hotona, Willelmo de Thocotes, Adam de Lyum, Johanne de Thocotes, Petro Westiby, Johanne de Bernaldby, Willelmo Forestario, Petro Nurri, Henrico de Vitri, et m. a.

LXXXV. Willelmus filius Johannis Stabularii . . . Deo

*Card.*



etc. donum quod fecit eis Agnes filia Gertrudis de uno tofto et crofto in Gyseburne in Belmundgate, quod fuit quondam Ricardi Sleth fratris ejusdem Agnetis, tenendum et habendum cum edificiis et cum omnibus pert., libertatibus, et aisiamentis suis infra villam et extra, in perp. elem., prout in carta præfatæ Agnetis quam inde habent continetur; salvis michi et hæ. meis solummodo decem et octo denariis, annuatim solvendis de prædicta terra pro omnibus, novem viz. den. ad S. Martinum, et novem ad Pentecosten. . . . Hiis testibus. Hugone de Hotona, Willelmo de Thocotes, Johanne de Thocotes, Johanne de Bernaldby, Ada de Lyum, Petro Westiby, Alexandro Pugeys, Radulfo Cæmentario, et m. a.

LXXXVI. Agnes filia Gertrudis<sup>1</sup> de Gyseburne . . . in viduitate mea et plenaria potestate mea . . . Deo etc. unum toftum et croftum in Gyseburne in Belmundgate, quod fuit quondam Ricardi Sleth fratris mei, cum edificiis et cum omnibus pert., libertatibus, et aysiamentis suis infra [villam] et extra. Tenendum et habendum in perp. elem., Reddendo inde annuatim Willelmo filio Johannis Stabularii et hæ. suis, tantummodo decem et octo den. pro omnibus rebus quæ inde exigi<sup>2</sup> poterunt, novem scil. ad S. Martinum, et novem ad Pentecosten. . . . Hiis testibus. Hugone de Hotona, Willelmo de Thocotes, Johanne de Bernaldby, Ada de Lyum, Willelmo de Bolleby, Petro Westiby, Petro Nurri, Alexandro Pugeys, Willelmo Paternoster, Willelmo Parvo, Helia fratre ejus, et m. a.

LXXXVII. Willelmus filius Johannis Stabularii . . . Novem ritis me concessisse, et quietum clamasse de me et hæ. meis in perp. Deo et Can. de Gyseburne servitium decem (128) et octo den., quod michi et hæ. meis debebant annuatim pro tofto et crofto in Belmundgate, quod fuit quondam Ricardi Sleth, et quicquid juris vel clamii in eodem tofto et crofto habui vel habere potui; similiter et servitium duorum den. quod michi et hæ. meis debebant annuatim pro terra Thomæ avi mei quam eisdem Can. dedit, quæ jacet inter culturam suam et terram Adæ de Lyum, et quicquid juris vel clamii habui vel habere potui in præfata terra. . . . Hiis testibus. Ada de Lyum, Petro Westiby, Petro Nurri, Willelmo Paternoster, Radulfo Cæmentario, Eustachio filio Eustachii, Willelmo Forestario, Thoma Priur, Roberto de Mida, Petro Brunecoste, Ricardo Buche, et m. a.

LXXXVIII. Willelmus filius Johannis Stabularii de Gyseburne . . . Deo et Can. de Gyseburne in lib. et pur. et perp. elem., unum toftum cum pert. in villa de Gyseburne, quod

<sup>1</sup> Gere.<sup>2</sup> Exigere.

jacet propinquius tofto quod Thomas filius Symonis Priur tenuit de me versus austrum, et redditum sex den. quos idem Thomas et hæredes sui annuatim michi et hæ. meis debebant pro uno tofto in eadem villa, quod jacet propinquius tofto Thomæ filii Alani Albi versus austrum, et septem acras et unam rodam terræ cum pert. in territorio ejusdem villæ, viz. tres rodas terræ ad Spelcros propinquiores terræ, quam Agnes mater mea dedit eisdem Can. versus orientem, et unam acram terræ ad Roulandic juxta terram, quam habent ex dono Agnetis matris meæ versus orientem, et tres rodas terræ ad Adthewaldeslet propinquiores terræ, quam Agnes mater mea dedit ipsis Can. versus orientem, et unam rodam terræ ad Lathbarre juxta terram quam habent ex dono Agnetis matris meæ versus orientem, et in Holbecbankes unam rodam terræ juxta terram quam habent ex dono Agnetis matris meæ versus orientem, et ad Kerlinghou unam acram terræ propinquiorem terræ quam Agnes mater mea dedit ipsis Can. versus orientem, et in Moridayees duas rodas terræ, quarum utraque jacet juxta terram quam Alexander de Thocotes tenuit de eisdem Can. versus aquilonem, et ad Buttes unam acram terræ et dim. juxta Hayam inter terram ipsorum Can. quam Rogerus gener Wlrūn tenuit et terram Matildis materteræ meæ, et unam acram terræ in Langenges juxta terram quam Alexander de Thocotes tenuit de ipsis Can. versus aquilonem. Omnes vero prædictas terras cum omnibus pert. libertatibus et aysiamētis suis infra villam et extra, et cum prædicto redditu sex den. habebunt et tenebunt prædicti Can. de Gyseburne in lib. pur. et perp. elem. Præterea . . . donum Agnetis matris meæ, quod fecit eis in libera viduitate et plenaria potestate sua, viz. unum toftum cum pert. in villa de Gyseburne, quod jacet propinquius versus occidentem tofto eorundem Can. quod Hugo Mun aliquando tenuit, et undecim acras terræ arabilis, una roda minus, et dim. acram prati in territorio ejusdem villæ. Tenendum et habendum in lib. pur. et perp. elem., sicut carta matris meæ quam inde habent testatur expressius . . . (128<sup>b</sup>) Hiis testibus. Hugone de Hotona, Ricardo filio ejus, Willelmo de Thocotes, Johanne de Bernaldby, Johanne de Thocotes, Petro Westiby, Petro Nurri, et m. a.

LXXXIX. Willelmus Beuchamp filius Willelmi Stabularii de Gyseburne . . . Deo etc. duo tofta in villa [de] Gyseburne, in vico qui dicitur Belmundgate ex parte ipsius occidentali, illa scil. duo tofta quæ jacent inter toftum quod Matildis Cappe tenuit ex una parte versus aquilonem, et toftum quod Robertus Tusch tenuit ex alia parte versus austrum; in excambium cujusdam tofti quod prædicti Can. habuerunt ex

dono Matildis Custricis in magno vico Gyseburnæ ex parte australi, et conjunctum est domui meæ ex parte orientali. Tenenda et habenda præfatis Can. in lib. pur. et perp. elem. . . . Hiis testibus. Domino Ricardo de Hotona, Johanne de Thocotes, Petro Westiby, Waltero filio Eustachii, Ricardo de Lyum, Willelmo de Thornetona, Willelmo de Elmed, et m. a.

XC. (129) Notum sit universis tam præsentibus quam futuris quod ego Hawis Cogan, consilio, et consensu, et concessu Hervi de Bretavilla, domini mei, et advocati, et avunculi, pro anima mea et antecessorum meorum, concessi, dedi, et hac carta mea confirmavi Ecclesiæ S. Mariæ de Gyseburne et Can. ibid. Deo servientibus illam bov. terræ in Campo Gyseburnæ quæ fuit maritagium matris meæ, cujus ego hæres legitima supersum, cum pert. suis, scil. prato et bosco in Cliva prædicti Hervi, id est quantum crofta matris meæ se extendit de sub Hecliva inferius in altum, tantum in ipsa Cliva per latitudinem habeant in bosco et mora usque ad eosdem terminos et metas in longum, ad quos ipse Herveius reliquum Clivæ habet; et etiam præfatam croftam de sub Hecliva nisi managium<sup>1</sup> [quod] matris meæ aliquando fuit, et toftam illam quam mater mea habuit, et ego post eam hæreditario jure, in via de Belmund, in perp. et pur. elem., liberam et quietam ab omni servitio sæculari, præter Danageld antedicto Herveio et hæ. suis solvendum. Hiis testibus. Roberto Coco, Hervio de Bretavilla, Thoma de Lend', Johanne Rufo, Roberto Belting', Hugo ne de Hasele,<sup>2</sup> Eustachio Dapifero, Willelmo de Lyum, Adam de Kardule, Willelmo de Thocotes, Hugone Buche, Willelmo Cheverel, et m. a.

XCI. Hawis Cogan . . . Ecclesiæ S. Mariæ de Gyseburne et fratribus ibid. Deo servientibus unam bov. terræ in Campis Gyseburnæ de maritagio matris meæ, et toftum in villa Gyseburnæ, et pratum et bosculum in Cliva Hervei, quantum croftum matris meæ sub Hecliva se extendit, libera et quietà ab omni servitio sæculari, præter Danageld Hervio et hæ. suis solvendum, in perp. et lib. elem. Hiis testibus. Willelmo de Lyum, Eustachio Seneschallo, Roberto Belting, Hugone de Hasla, Adam de Kardul, Willelmo de Thocotes, Hugone Buche, Willelmo Keverel, Johanne Ruffo, Adam de

<sup>1</sup> Managium means a house or dwelling-place, as appears from the following passages quoted in Duncange s. v. "Hospitale, . . . quod continet duo managia, quæ centum annum nobis tanquam domino debent" (Anno 1251 in Tabular. Epis-

copat. Ambian. f. 971.) "Et managium ejusdem Hugonis cum campo adjacente." (From a confirmation dated 11 Hen. III. printed in Mon. Angl. vi. 154.)

<sup>2</sup> Hasele.

Scheltona, Thoma de Lend', Thoma nepote Prioris Gyseburnæ mercatore, Jordano Brennehand, et m. a.

XCII. Herveius de Bretavilla . . . Deo etc. illam bov. terræ quam Hawisæ Cogan mea neptis dedit et concessit, cum omnibus pert. suis in lib. et perp. elem., solam et quietam ab omni servitio sæculari et consuetudine, liberam et immunem, præter Danageld quod prædicti Can. reddent michi et hæ. meis. Hiis testibus. Willelmo Veteri, Willelmo Biggoth, Gylberto de Sancto Andrea, Roberto de Novoburgo, Galfrido de Cardul, Canonicis, Roberto Clerico de Ruddeby, Willelmo Clerico de Stainwegges, Radulfo Clerico de Gyseburne, Willelmo de Calthorn. Istam donationem quam prædicta Hawisæ dedit et concessit, ego sicut prædictum est, concessi et confirmavi pro salute animæ meæ et prædecessorum meorum, sicut in carta prænominate continetur Hawisæ.

XCIII. Herveyus de Brettevilla . . . Ecclesiæ S. Mariæ de Gyseburne vii<sup>tem</sup> acras de terra mea versus Heclive de sub prato meo, in pur. et perp. (129<sup>b</sup>) elem., pro salute animæ meæ et antecessorem meorum. Et sciant me istam donationem in quadam egritudine mea fecisse prius, ac postea convalescentem et solitæ sanitatis competem concessisse, et confirmasse, et etiam ad obitum meum ne quid firmitatis huic deesset donationi, easdem acras cum una acra prati, illa scil. quæ proxima est prato Willelmi Bigod donasse præfatæ Ecclesiæ. . . . Hiis testibus. Rogero de Thocotes, Alano Presbitero, Roberto Diacono, Alano filio Baldewini, Reginaldo Cath, Willelmo filio Alduini, Eustachio filio Eustachii Dapiferi, Alano filio Ricardi Dapiferi, et aliis.

XCIV. Willelmus filius Hervei de Bretevilla . . . Deo etc. in lib. pur. et perp. elem., unam bov. terræ duodecim acrarum in Campis Gyseburnæ, quæ est propinquior soli de dim. car. terræ in eodem Campo. Tenendam et habendam de me et hæ. meis in perp. cum omnibus pert. suis infra villam et extra, sicut aliquam elemosinam liberius et quietius tenent. Et quia non possum eis perficere nisi novem acras in Campo, do eis tres acras in Campo meo subtus pratum meum versus orientem. Hiis testibus. Willelmo de Lyum, Alexandro Coco, Petro de Uplium Dispensatore, Adam de Bedale, Roberto de Staintona, Thoma de Gyseburne, Hugone de Hasel, Willelmo de Cotum, Roberto de Tampetona, Johanne de Staintona, et aliis.

XCV. Willelmus filius Hervei de Bretevilla . . . consensu uxoris meæ et hæredum meorum. . . . Deo etc. in pur. lib. et perp. elem., unam acram terræ et dim. in Campo de Gyseburne subtus Heclive, quæ se extendit a fossato prati mei

usque Holebec, liberam et quietam ab omni consuetudine et exactione, cum omnibus pert. suis libertatibus et asiamentis predictæ terræ pertinentibus infra villam et extra. . . . Hiis testibus. Willelmo filio Rogeri de Thocotes, Johanne de Thocotes, Hugone de Hotona, Waltero fratre ejus, Willelmo de Bernaldby, Willelmo de Lyum, Willelmo de Thornetona, Alexandro Pugeys, Petro de Uplyum, Ricardo de Hotona, Ricardo Keverel, Eustachio filio Eustachii.

XCVI. Willelmus filius Hervey de Brettevilla . . . Emmæ nepi<sup>1</sup> meæ feminæ Rogeri filii Wlf, duas acras in Campis de Gyseburne; viz. unam acram juxta terram Rogeri del Sartorin quam de me tenuit versus orientem, et unam acram ad Rogergate. Tenendas et habendas de me et hæ. meis in feodo et hæreditate, libere et quiete. Reddendo annuatim pro omni servitio, et consuetudine, et exactione, unum den. ad Natale ad oblationem michi et hæ. meis. . . . Hiis testibus. Willelmo de Lyum, Radulfo Capellano, Johanne Diacono, Ricardo Diacono, Alexandro Pugeys, Ricardo de Hotona, Rogero del Sa[r]trin, Willelmo de Thocotes, Waltero de Infirmario, Stephano filio Eudonis, et aliis.

XCVII. (130) Petrus filius Willelmi filii Hervei de Brettevilla . . . Deo et Can. de Gyseburne duas acras terræ cum pert. in Campis de Gyseburne, quæ fuerunt Emmæ uxoris quondam Rogeri filii Ulf; viz. unam acram juxta terram quæ fuit Rogeri de Sartrino versus orientem, et unam acram ad Rogergate. Tenendas et habendas in lib. pur. et perp. elem. . . . Hiis testibus. Willelmo de Bartonæ, Willelmo de Thocotes, Johanne de Langeberge, Johanne de Thocotes, Petro Westiby, Adam de Lyum, Johanne de Bernaldby, Rogero de Middlelesburg, Eustachio filio Eustachii, Helia Parvo, et m. a.

XCVIII. Petrus filius Willelmi filii Hervei. . . . Priori et Can. de Gyseburne totam terram quam habui ad Scard juxta Thorfinflat, sine ullo retenemento. Habendam et tenendam libere, pacifice, et quiete in perpetuum escambium illius terræ, quam dedit eis Thomas filius Symonis Priur in Swaytesflath. Et ego et hæredes mei prædictam terram ad Scard præfatis Can. contra omnes homines warantizabimus, quamdiu ipsi terram quam michi dederunt in escambium michi et hæ. meis warantizaverint. Hiis testibus. Ada de Lyum, Petro filio Nicholai, Alexandro Pugeys, Johanne de Schiptona, Roberto Cæmentario, Willelmo Forestario, Roberto de Myda, Willelmo Coco, Petro Bruncoste, Petro de Uplyum, Ricardo Buche, et m. a.

<sup>1</sup> Nepi.

XCIX. Petrus de Aula de Gyseburne. . . . Deo etc. homagium et totum servitium Thomæ filii mei de una bov. terræ cum pert. in Gyseburne; quam scilicet idem Thomas de me tenuit. Tenenda et habenda præfatis Can. in lib. pur. et perp. elem. . . . Hiis testibus. Domino Ricardo de Hotona, Domino Rogero de Thocotes, Domino Ricardo de Normanby, Johanne de Thocotes, Umfrido de Hotona, Willelmo de Thornetona, Petro Westiby, Willelmo de Lyum, Reginaldo de Thocotes, Willelmo de Beringham, et aliis.

C. Petrus filius Willelmi filii Hervei de Gyseburne . . . Noveritis me reddidisse et quietum clamasse de me et hæ. meis in perp. Dominis meis Priori et Can. de Gyseburne totam Clivam meam in Gyseburne integre, cum omnibus pert. suis, et quatuordecim acras prati et dimidiam cum pert. in uno tenemento, quæ jacent sub eadem Cliva, et viginti quinque acras terræ et unam rodam [terræ] arabilis in eadem villa, viz. decem acras et tres rodas terræ inter prædictam Clivam et prædictum pratum, et undecim acras terræ et dimidiam quæ jacent ex aquilonali parte ipsius prati, et tres acras terræ in Kerlinghou propinquiores culturæ ipsorum Can. versus orientem. . . . (130<sup>b</sup>) Hiis testibus. Willelmo de Thocotes, Ricardo de Hotona, Johanne de Langeberge, Johanne de Thocotes, Johanne de Bernaldby, Johanne de Thorp, Henrico Clerico de Uplyum, Petro de Uplyum, Willelmo de Uplyum, Adam de Lyum, Petro Westiby, Willelmo Stabulario, et m. a.

CI. Petrus filius Willelmi filii Hervey . . . Deo etc. totam Clivam meam de Gyseburne integre cum omnibus pert. suis, et quatuordecim acras prati et dimidiam in uno tenemento, quæ jacent sub eadem Cliva, et viginti quinque acras et unam rodam terræ arabilis in eadem villa, viz., decem acras et tres rodas terræ inter præfata Clivam et prædictum pratum, et undecim acras terræ et dimidiam quæ jacent ex aquilonali parte ipsius prati, et tres acras terræ in Kerlinghou propinquiores culturæ ipsorum Can. versus orientem. Tenendas et habendas in lib. pur. et perp. elem. . . . Hiis testibus. Willelmo de Thocotes, Ricardo de Hotona, Johanne de Thocotes, Johanne de Thorp, Henrico Clerico de Uplyum, Petro de Uplyum, Adam de Lyum, Petro Westiby, Willelmo Stabulario, et m. a.

CII. Willelmus filius Alexandri Coci de Gyseburne. . . . Alano Molendinario pro servitio suo, et pro pecunia quam michi dedit præ manu in mea necessitate, unum toftum in Gyseburne inter toftum Petri filii Willelmi filii Hervei, et toftum quod Alexander de Hotona tenuit de Priore et de Conventu. Tenendum et habendum prædicto Alano et hæ.

suis vel suis assign. de me et hær. meis, cum omnibus libertatibus et aysiamendis infra villam et extra pertinentibus, Red [d] endo inde annuatim michi et hær. meis octo den., scil. ad Pentecost iij den., et ad S. Martinum in hyeme quatuor den. . . . Hiis testibus. Domino Hugone de Hotona, Domino Roberto de Ackelom, Domino Ingeramo de Bovintona, Waltero de Hotona, Ada de Lyum, Petro Westiby, Petro Nurri, Willelmo Forestario, Willelmo Paternoster, Willelmo Stabulario, et aliis.

CIII. Willelmus filius Alexandri Coci. . . . Noveritis me reddidisse et quietum clamasse de me et hær. meis in perp. Dominis meis Priori et Can. de Gyseburne, totam terram quam de eis tenui in Gyseburne cum omnibus pert. suis, et cum homagiis et servitiis, wardis et relevis et omnibus escaetis, quæ accidere poterunt de omnibus liberis hominibus, qui de me in eadem villa tenuerunt, et de eorum hær. in perp., sine ullo retenemento. . . . (131) Hiis testibus. Willelmo de Thocotes, Ricardo de Hotona, Johanne de Thocotes, Johanne de Thorp, Johanne de Bernaldby, Petro Westiby, Petro Nurri, Willelmo Stabulario, Helya Parvo, Ada Parvo, Thoma Pulayn, Radulfo de Hotona, et m. a.

CIV. Willelmus filius Alexandri Coci de Gyseburne. . . . Arnaldo, Molendinario de Upsale, vel cui assignare voluerit, quamdam partem tofti mei in parte occidentali, scil. sexaginta et undecim pedes ubique in latitudine. Habendam et tenendam libere et quiete ab omni servitio. Reddendo inde annuatim michi et hær. meis quatuor den., scil. duos den. ad Natale Domini, et alios duos ad Pascha. . . . Hiis testibus. Thoma de Engeram, Willelmo de Knaptona, Gregorio de Rievallibus, Canonicis Gyseburnæ, Hugone de Hotona, Waltero fratre suo, Willelmo de Thocotes, Adam de Lyum, Alexandro de Pugeys, Petro filio Nicholai, et aliis.

CV. Ymana filia Willelmi Bigot . . . Alexandro Pugeys, unum acram terræ in longo prato proximam terræ Willelmi Forestarii, quam accepit cum uxore sua Gundreda in liberum maritagium, pro quinque solidis, quos michi dedit in magno negotio præ manibus: illi et hær. suis tenendam de me et hær. meis in feudo et hæreditate, libere, quiete, et honorifice, ab omni servitio, consuetudine, et exactione. Reddendo michi et hær. meis annuatim ille et hæredes sui unum den. ad Pascha ad oblationem. . . . Hiis testibus. Henrico filii Willelmi Bigot, Canonico Gyseburnæ, Hugone de Hotona, Waltero fratre ejus, Willelmo de Lyum, Adam filio ejus, Willelmo de Thocotes, Petro de Uplium, Willelmo de Thornetona, Ricardo de Hotona, Willelmo Forestario, Alberto filio Symonis Fabri, et aliis.

CVI. Ymana filia Willelmi . . . Alexandro Pugeys et hæc. suis unam acram terræ et unam rodam et dim. in Campis de Gyseburne, illam scil. acram terræ et illam rodam et dim. quæ jacent proximæ<sup>1</sup> versus solem ad fontem S. Hildæ pro octo solidis argenti, quos michi dedit præ manibus in magno negotio meo : illi et hæc. suis tenendam de me et hæc. meis in feudo et hæreditate, libere et quiete, et honorifice. Reddendo annuatim pro omni servitio et consuetudine ad oblationem unum den. ad Natale Domini. . . . (131<sup>b</sup>) Hiis testibus. Hugone de Hotona, et Waltero fratre ejus, Willelmo de Lyum, Adam filio ejus, Willelmo de Thocotes, Thoma de Gyseburne, Petro de Uplium, Ricardo Clerico, Waltero de Infirmario, et m. a.

CVII. Alexander Pugeys de Gyseburne . . . Deo etc. omnes terras quas habui in territorio de Gyseburne sine [aliquo] retenemento ; viz. totam terram meam de Elnetro quam emi de Willelmo de Lyum, et duas acras terræ et unam rodam et dim., quas emi de Ymana filia Willelmi Bigot, viz., unam acram in cultura, quæ vocatur Lange enges, proximam terræ Willelmi Forestarii, quam accepit in maritagium cum Gundreda uxore sua, et unam acram et unam rodam terræ et dim., quæ jacent propinquiores soli ad fontem S. Hildæ, et duas acras terræ et unam rodam quas emi de Nicholao filii Ricardi, quæ jacent propinquiores culturæ Domini Prioris de Gyseburne versus Hotonam, et tres rodas terræ quas emi ad Adthewaldesleth de Eustachio filio Eustachii, propinquiores terræ Roberti de Atona versus occidentem, et tres rodas ad Pinchunker, et unam [acram] terræ ad Collesich, quam Simon Prior dedit michi in escambium terræ quam habui in Langercroft, et totam [terram] quam habui ad Scard, scil. tres rodas terræ. Omnes has terras præscriptas cum omnibus pert., libertatibus, et aisiamentis suis habebunt et tenebunt dicti Can. in lib. pur. et perp. elem. Hiis testibus. Hugone de Hotona, Waltero fratre ejus, Ada de Lyum, Petro filio Nicholai, Eustachio fil. Eustachii, Petro Nurri, Willelmo Coco, Willelmo Forestario, Ricardo Buche, et m. a.

CVIII. Alexander Pugeys de Gyseburne . . . Deo etc. omnes terras subscriptas in Campis de Gyseburne ; viz. totam terram meam de Elnetro sine ullo retenemento quam emi de Willelmo de Lyum, et duas acras terræ et unam rodam et dim. quas emi de Ymana filia Willelmi Bigot, viz. unam acram terræ in cultura quæ vocatur Lang Enges proximam terræ Willelmi Forestarii, quam accepit in maritagium cum uxore sua Gundreda, et unam acram et unam rodam terræ et dim.

<sup>1</sup> Proximus.



quæ jacent propinquiores soli ad fontem S. Hildæ, et duas acras terræ et unam rodam, quas emi de Nicholao filio Ricardi quæ jacent propinquiores culturæ Domini Prioris de Gyseburne versus Hotonam, et tres rodas terræ ad Adthewaldessleth, quas emi de Eustachio filio Eustachii, propinquiores terræ Roberti de Atona versus occidentem, et unam acram terræ et dim. quas emi de Rogero filio Arengeri et Ingus uxore sua, viz. dim. acram terræ in Langelcroft, et tres rodas ad Scard,<sup>1</sup> et unam rodam terræ ad Adthewaldesslet. Tenendas et habendas cum omnibus pert. et libertatibus et aysiammentis prædictis terris infra villam et extra adjacentibus, in lib. pur. et perp. elem. . . . Hiis testibus. Hugone de Hotona, Waltero fratre ejus, Ada de Lyum, Petro filio Nicholai, Petro Nurri, Willelmo Stabulario, Willelmo Coco, Willelmo Forestario, et m. a.

CIX. (182) Gundreda filia Willelmi Bigot . . . in viduitate mea et libera potestate . . . Deo et Can. de Gyseburne totam terram meam quam habui ad Turfmire, et totam terram quam habui ad Scuggedale, et totam terram et totum pratum quam habui sub Casedalesich inter terram Hugonis Fabri et terram quæ fuit Petri Nurri, cum omnibus ad prædictam pertinentibus sine ullo retenemento. Tenendam et habendam in lib. pur. et perp. elem. Præterea concessi et confirmavi et quietum clamavi de me et hæ. meis in perp. Deo et præfatis Can. omnes terras cum pert. suis, quas habui in Gyseburne ex hæreditate mea infra villam et extra, de cujuscunque dono vel venditione eas habent. Tenendas et habendas in lib. pur. et perp. elem. Hiis testibus. Willelmo de Thocotes, Ricardo de Hotona, Johanne de Thocotes, Adam de Lyum, Petro Westiby, Petro Nurri, Hugone Fabro, Adam Parvo, Helia Parvo, Radulfo de Hotona, et m. a.

CX. Ricardus filius Roaldi . . . Ranulfo cognato filio Ricardi Rufi toftam illam quam Algarus tenuit, libere de meis tenendam et habendam in feudum et hæreditatem, ita quod Ranulfus et hæ. sui solvent michi et hæ. meis annuatim de eadem tofta duodecim den. pro omnibus servitiis, sex. ad S. Martinum, et sex ad Pentecosten. Testibus. Ricardo Rufo, Viviano, Canonicis, Rogero de Brottona, Eustachio nepote Prioris Willelmi, Clerico.

CXI. Nicholaus filius Ricardi quondam Seneschalli de Gyseburne . . . Alexandro Pugeys et hæ. suis, vel cui assignare voluerit, duas acras et unam rodam in Campo de Gyseburne, illas scil. quæ jacent propinquiores culturæ Domini Prioris de Gyseburne apud Hotonam. Tenendas et habendas de me et hæ. meis pro duodecim solidis argenti, quos prædictus Alex-

<sup>1</sup> *Scrad.*

ander michi præ manu dedit. Reddendo michi annuatim et hæ. meis unum den. in die Paschæ ad oblationem, liberas et quietas ab omni alio servitio et consuetudine et exactione. . . . Hiis testibus. Domino Roaldo Priore de Gyseburne, Radulfo Presbitero, Willelmo de Lyum, Willelmo de Thornetona, Willelmo filio Hervi, Ricardo de Hotona, Hugone de Hotona, Waltero fratre ejus, Petro de Uplium, Willelmo de Thocotes, Ricardo Keverel, Eustachio filio Elfredi, Willelmo fratre ejus, et m. a.

CXII. Nicholaus filius Ricardi filii Roaldi . . . Deo etc. donationem illam quam pater meus Ricardus eis fuit, de duabus bov. terræ et tribus toftis in Gyseburne, quas dedit eis cum Petro fratre meo in lib. pur. et perp. elem., has duas bov. scil. quas Ranulfus filius Columbe tenuit, et duos toftos (192<sup>b</sup>) qui ad duas bov. pertinent, unum viz. proximum Willelmo de Lyum, et alium ex opposita parte viæ proximum terræ Can., et tertium quem Ranulfus Cæmentarius tenuit. Do ego et concedo et hac carta mea confirmo Deo etc. tenendas de me et hæ. meis in lib. et pur. et perp. elem. Et querelam quam movi versus eosdem Can. de hac eadem terra per breve recognitionis remisi eis in perp. pro decem solidis quos michi dederunt, et dimidia escheppa frumenti, et posui me in misericordiam Domini Regis. [Coram] Domino Hugone Dunelm. Episcopo, et Willelmo de Stutevill, et Willelmo filio Audelini, et Magistro Rogero Arundel, et Petro de Ros, et Galfrido Haget, et Willelmo Vavasur, tunc Regis Justiciariis.<sup>1</sup> Hiis testibus. Johanne de Thocotes, Willelmo de Bernaldby, Willelmo filio Hervi, Petro de Uplium, Hugone Buche, Hugone de Hasel, Rogero de Brottona, et m. a.

CXIII. Walterus de Infirmario de Gyseburne . . . Deo etc. cum corpore meo toftum meum quod habui in villa de Gyseburne cum crofto ei adjacente, in lib. pur. et perp. elem. Hiis testibus. Willelmo de Lyum, Willelmo de Thornetona, Alexandro Pugeys, Petro de Uplium, Ricardo de Hotona, Willelmo de Thocotes, Willelmo de Cotum, et m. a.

CXIV. Ego [Walterus] de Infirmario reddidi et quietum clamavi Dominis meis, Priori et Can. de Gyseburne, toftum cum crofto adjacente, quod in villa de Gyseburne per eorum sufferentiam tenui de eisdem. Hiis testibus. Willelmo de Lyum, Willelmo de Thornetun, Alexandro Pugeys, Petro de Uplium, Willelmo de Thocotes, Willelmo de Cotum, Ricardo de Hotun,<sup>2</sup> Lamberto Coco, et m. a.

CXV. Willelmus filius Roberti filii Roaldi . . . Willelmo

<sup>1</sup> These persons were Justices Itinerant in 1189 (35 Hen. II.). See No. 326.

<sup>2</sup> Hotum.

filio Roberti de Hasel, nepoti meo, in excambium illius bov. terræ in Lyum, quam dederam patri ipsius in maritagium cum Agatha sorore mea, unam bov. terræ in Gyseburne quam tenuit de me Willelmus filius Alexandri, et tres toftos in Bel-mungate, scil. toftum Ricardi Pistoris, et toftum Johannis Bindelawis, et toftum Emmæ uxoris Adæ Coci, salvo jure ipsorum et hæredum suorum, scil. ut Ricardus teneat toftum in feudo pro decem et octo den., Johannes toftum suum usque ad sexdecem annos pro decem et octo den., Emma toftum suum in feudo pro decem et sex den., eidem Willelmo et hæ. suis in perp. annuatim solvendis. Hæc omnia tenebit idem Willelmus et hæredes sui de me et hæ. meis in feudo et hæreditate, libere, et quiete, et honorifice, Reddendo inde annuatim michi et hæ. meis iiii<sup>or</sup> den., medietatem ad Pentecosten, et medietatem ad S. Martinum, et faciendo nobis tale servitium quale ego et hæredes mei fecerimus Domino nostro Priori Gyseburnæ, quantum viz. pertinet ad tantum tenementum. . . . (133) Hiis testibus. Domino Roaldo Priore, Willelmo de Wichtun, Willelmo de Thorne-tona, Alexandro Pugeys, Nicholao<sup>1</sup> filio Willelmi, Petro de Uplium, Willelmo de Thocotes, Thoma de Gyseburne, Johanne filio Thomæ, Waltero de Infirmario, et aliis.

CXVI. Willelmus filius Roberti filii Roaldi . . . Willelmo de Gyllingmore cum amita mea Cristiana, tres bov. terræ in Gyseburne cum tribus toftis; scil. duas bov. terræ quæ fuerunt Hulf, et tertiam quæ fuit Aschetilli filii Snel, toftas autem tres, nominatim, illas quæ jacent contiguæ una post aliam inter domum Withing et terram Eudonis: ad hæc unam port[i] unculam terræ ad Waterfal. Tenendas de me et hæ. meis in feudo et hæreditate, tam libere, tam solute, et tam quiete, sicut ego ipse eas tenui de Ecclesia Gyseburnæ . . . Testibus hiis. Domino Roaldo Priore Gyseburnæ, Petro Canonico Gyseburnæ, Thoma de Angram, Ricardo Capellano, Johanne Diacono, Ricardo Diacono, Willelmo Cusin, Willelmo filio Aldus, Willelmo filio Hervi, Johanne filio Thomæ, Alexandro Pugeys, Willelmo de Thocotes, Ricardo de Hotun, Willelmo Forestario, Ricardo Keverel, et m. a.

CXVII. Nicholaus filius Willelmi, Clerici de Gillingmore, consilio et assensu Cristianæ matris meæ . . . Radulfo fratri Willelmi Capellani et hæ. suis, pro homagio et servitio suo et pecunia quam michi dedit, scil. duas marcas argenti, unum toftum in Gyseburne per easdem metas et terminos per quos Hugo Mun illud tenuit, proximum scil. tofto versus occidentem

<sup>1</sup> Nichilao.

- quod Willelmus Witing tenuit de Hospitali S. Leonardi de Ebor. Tenendum de me et hær. meis in feudo et hæreditate, libere et quiete, et honorifice, cum omnibus pert. et libertatibus suis infra villam et extra. Reddendo michi et hær. meis annuatim vi den., scil. iij ad Pentecosten, et iij ad festum S. Martini, pro omni consuetudine et exactione et servitio de eadem terra ad me pertinenti. . . . Hiis testibus. Roaldo Priore de Gyseburne, Petro Canonico filio Ricardi Senescalli, Johanne de Jarum, Enea, Gregorio de Beverlaco, Willelmo Capellano, Willelmo de Lyum, Hugone de Hotona, et Waltero fratre ejus, Johanne de Thocotes, Ricardo de Hotona, Alexandro Pugeys, et aliis.

CXVIII. Nicholaus filius Willelmi de Gillingmore . . . Noveritis me dedisse et concessisse et quietam clamasse de me et hær. meis in perp. Laurencio, Priori de Gyseburne, et succ. suis, homagium et servitium Radulfi fratris Willelmi Presbiteri, et sex den. annuos quod idem Radulfus et hær. sui tenebantur michi reddere et hær. meis pro quodam tofto in Gyseburne, qui jacet (183<sup>b</sup>) juxta toftum Hospitalis Ebor.<sup>1</sup>

<sup>1</sup> By a reference to No. 141 it will be seen that this Hospital is the one dedicated to Saint Leonard at York. The following is the account given in one of the Yorkshire Assize Rolls (Placita de juratis et assisis Ebor. 30 Hen. III. m. 18d.) of the foundation and history of this Hospital:—  
"Dominus Rex mandavit Justiciariis per breve suum, quod per sacramentum xii de antiquioribus et discretioribus militibus de Com. Ebor. diligenter inquirerent, quid juris et qualem seisinam prædecessores domini Regis, Reges Angliæ, et ipse dominus Rex, habuerunt in Hospitali S. Leonardi Ebor.: Et si prædecessores domini Regis præficere consueverunt magistrum eidem Hospitali: Et utrum aliquis prædecessorum domini Regis præfecit Hugonem de Geitington, qui nuper obiit, eidem Hospitali in magistrum, an Decanus et Capitulum S. Petri Ebor.: Et quid juris et qualem seisinam Decanus ille et Capitulum habeant in Hospitali prædicto. Et inquisitionem sciri facerent domino Regi per litteras etc. sub sigillis ipsorum, per quorum sacramentum inquisitio illa facta fuerit. Et Sacerus de Sutton, Ricardus de la Rivere, Robertus de Stapelton, Willelmus de Harum,

Alanus de Katherton, Ricardus Grammaire, Willelmus filius Thomæ, Johannes de Hamerton, Galfridus de Rughford, Johannes de Roucestre, Petrus de Haia, Philippus de Faucumberge, Johannes de Wridelesforde, Willelmus de Sutton, Willelmus Bucel, et Oliverus de Busci, Juratores, dicunt super sacramentum suum, quod, tempore Willelmi Regis Conquestoris Angliæ post antiquam guerram, venerunt Clerici Ecclesiæ S. Petri Ebor., qui tunc temporis vocabantur Kelideus, et rogaverunt ipsum dominum Regem, quod ipse daret eis quandam placiam jacentem ante portam ejusdem Ecclesiæ versus occidentem, ad faciendam sibi edificia ad suscipiendos et hospitandos pauperes, infirmos, ac debiles, qui malitiam tunc temporis patientur mediam, jacentes per vicos de nocte. Et idem dominus Rex placiam illam eis concessit per cartam suam; et mandavit cuidam Galfrido Baynard, ut ipse placiam illam eis liberaret. Et tunc construxerunt domos, et assignaverunt quasdam thravas, quas percipere solebant per totam Eboracensem Schyriam, ad sustinendam prædictam hospitalitatem. Ita quod post mortem prædicti W. Regis Conquestoris, H. Rex senior habuit quandam capella-

versus occidentem quem Willelmus Witing olim tenuit. . . . Hiis testibus. Willelmo de Lyum, Adam filio ejusdem, Alexandro Pugeys, Willelmo de Thornetun, Johanne Stabulario, Vincentio de Dautona, Jordano de Beverley, Willelmo de Thocotes, Petro de Uplyum, Roberto de Mida, servientibus Domus Gyseburnæ, et m. a.

CXIX. <sup>1</sup>Ego Radulfus Cæmentarius, filius et hæres Rannulfi cognati Ricardi Rufi, reddidi et quietam clamavi de me et hæ. meis in perp. Deo etc., toftam illam quam pater meus de eis tenuit, illam scil. quæ fuit Algari, quam Ricardus filius Roaldi eis in perpetuam dedit elem., et cartas quas pater meus inde habuit, eis resignavi, et totum jus quod inde habui eis concessi in perp. elem. [et] dedi, exceptis quatuor perticatis in latitudine versus occidentem, quæ Cristianæ et Emmæ sororibus meis remanent et earum hæ. . . . Hiis testibus. Willelmo de Lyum, Willelmo filio Hervey, Willelmo de Thornetona, Willelmo de Thocotes, Petro de Lyum, Thoma de Gyseburne, Ricardo de Sceltona, Ricardo de Hotona, Willelmo Keveler, Adam de Bedale, Hugone de Hasel, et m. a.

CXX. Radulfus filius Radulfi Cæmentarii . . . Rogero nepoti meo de Thocotes, pro servitio suo, et pro pecunia sua quam michi dedit, unum toftum in Gyseburne, illud scil. toftum quod Walterus Sutor tenuit: illi et hæ. suis tenendum et habendum de me et hæ. meis in perp., libere et solute ab omni servitio et consuetudine et demanda. Reddendo inde per annum unum den. infra Natale Domini pro omni servitio. Hiis testibus. Laurencio Priore de Gyseburne, Waltero de Knapetum, Gregorio de Rievall, [Can.], Willelmo

num et suum confessorem, Paulinum nomine, et rogavit Decanum et Capitulum S. Petri Ebor. per litteras suas, ut ipsum admitterent ad regendum prædictam domum Hospitalis. Quæ ad petitionem ipsius domini Regis admissus fuit, et vixit per multos annos magister in eadem domo; ita quod processu temporis oriebatur contentio inter Rogerum tunc temporis Archiepiscopum Ebor. et prædictos Decanum et Capitulum, de magistro in prædicta domo faciendo. Set tandem idem Archiepiscopus percipiens se nullum habere in prædicto magistratu, remisit omnino actionem suam. Et post mortem prædicti Paulini Galfridus Archiepiscopus auctoritate sua tempore domini Regis J. præfecit ibi quendam Johannem capellanum suum in

magistrum, ita quod Decanus et Capitulum implacitaverunt prædictum Archiepiscopum coram Judicibus auctoritate domini Papæ. Coram quibus evicerunt sibi jus faciendi magistrum in prædicta domo, et amoverunt prædictum Johannem, et fecerunt ibidem magistrum quendam Radulfum de Notingham. Et post mortem ipsius Radulfi ad instantiam et petitionem Morgani tunc Præpositi Beverlac., prædicti Decanus et Capitulum admiserunt prædictum Hugonem de Gaytington, et fecerunt ipsum magistrum in eadem domo. Qui ultimo obiit magister in eadem domo. Dicunt etiam quod nunquam aliquis antecessorum domini Regis fecerunt magistrum in eadem domo."

<sup>1</sup> See No. 110.

de Thocotes, Umfrido de Thocotes, Willelmo de Lyum, Willelmo de Thornetona, Alexandro Pugeys, Roberto Stabulario, et aliis.

CXXI. Thomas filius Symonis Priur de Gyseburne . . . Petro filio Nicholai ejusdem villæ, pro pecunia quam michi dedit præ manibus in mea magna necessitate, unam acram terræ in Campo de Gyseburne apud Langehe[n]ges juxta terram prædicti Petri apud aquilonem. Tenendam et habendam illi et hæc. suis vel ejus assign. de me et hæc. meis, libere et quiete ab omni servitio, consuetudine, et demanda. Reddendo annuatim michi et hæc. meis unum par cirothecarum ad Pasca pro omni servitio. . . . Hiis testibus. Domino Adam de Lyum, Alexandro Pugeys, Petro filio Willelmi, Willelmo filio Johannis Stabularii, Radulfo de Hoton, et m. a.

CXXII. (134) Thomas filius Symonis Priur . . . Noveritis me reddidisse et de me et hæc. meis in perp. quietum clamasse Dominis meis, Priori et Can. de Gyseburne, has terras cum pert. sine ullo retenemento, quas tenui de eis in territorio de Gyseburne, viz. longum croftum quod est inter parcum dictorum Can. et Holebec, et quinque acras terræ, tres scil. rodas terræ apud Roulanddic, et unam acram terræ ad pontem de Hotona, exten[den]tem se a Holebec<sup>1</sup> usque ad Clivam, et unam acram terræ apud Scuggedale et Sandwath, et tres rodas terræ apud Scarth, unam acram terræ apud Wandayl et Kerlinhou, et dim. acram terræ apud Holenges et Holebec-banc, et præterea dim. acram prati in Westenges juxta pratum eorundem Can. versus occidentem. . . . Hiis testibus. Hugone de Hotona, Reginaldo de Rosel, Waltero de Hotona, Henrico Clerico tunc serviente de Langeberg, Johanne de Bernaldby, Ada de Lyum, Petro Westiby, Petro Nurri, Willelmo Forestario, Willelmo Stabulario, Yvone de Redker, Eustachio Eustachii filio, et m. a.

CXXIII. Thomas quondam filius Symonis Priur . . . Deo etc. unum toftum in villa de Gyseburne et dim. bov. terræ in Campis ejusdem villæ, quæ scil. Eustachius del Hyl tenuit aliquando de Symone patre meo ad firmam. Dedi etiam et concessi eisdem Can. unum sellionem terræ in campis ejusdem villæ, qui jacet propinquior terræ eorum versus solem in cultura illa quæ vocatur Adhewaldsleth. Tenendos et habendos cum omnibus pert., libertatibus, et aisiamentis prædictæ terræ infra villam et extra pertinentibus, in lib. pur. et perp. elem. Præterea concessi . . . eisdem Can. in lib. et. pur. et perp. elem. illud toftum in Gyseburne, quod Mabilla, quondam

<sup>1</sup> Called Hot'banc in Nos. 125 and 155.

uxor Roberti Cosernel, dedit eis in Belmundgate . . . Hiis testibus. Hugone de Hotona, Reginaldo de Rosel, Willelmo de Thocotes, Alexandro Pugeys, Ada de Lyum, Petro filio Nicholai, Willelmo de Bolleby, Roberto de Mida, et aliis.

CXXIV. Thomas de Gyseburne filius Symonis Priur . . . Deo etc. unum toftum in villa de Gyseburne cum omnibus pert. suis, scil. quod fuit Stephani Forestarii. Tenendum et habendum in lib. pur. et. perp. elem . . . Hiis testibus. Alexandro Pugeys, Willelmo de Bolleby, Ada de Lyum, Willelmo Forestario, Johanne de Schipptona, Roberto de Mida, Willelmo Coco, et aliis.

CXXV.<sup>1</sup> (134<sup>b</sup>) Thomas filius Symonis Priur . . . Noveritis me reddidisse et de me et hæc. meis quietum clamasse Dominis meis, Priori et Can. de Gyseburne, has terras quas tenui de eis in territorio de Gyseburne; viz. croftum quod est inter parcum dictorum Can. et Holebec, et quinque acras terræ, scil. tres rodas terræ apud Roulandic, et unam acram ad pontem de Hotona extendentem se a Hot'banc usque ad Clivam, et unam acram apud Scuggedale et Sandwath, et tres rodas [terræ] apud Scard, et unam acram apud Wandayl et Kerlinghou, et dim. acram apud Holenges et Holebecbanc, et dim. acram prati in Westenges juxta pratum eorundem Can. versus occidentem . . . Hiis testibus. Hugone de Hotona, Reginaldo de Rosel, Waltero de Hotona, Johanne de Bernaldby, Ada de Lyum, Petro Westiby, Petro Nurri, Willelmo Forestario, Willelmo Stabulario, Eustachio filio Eustachii, Willelmo Paternoster, Henrico Vitri, et m. a.

CXXVI. Thomas filius Symonis Priur . . . Deo etc. illud toftum in villa de Gyseburne et illam dim. bov. terræ in Campis ejusdem villæ, quæ scil. Eustachius del Hyl tenuit aliquando ad firmam de Symone patre meo. Dedit etiam . . . unum sellionem terræ in Campis ejusdem villæ, qui jacet propinquior terræ eorum versus solem in cultura illa quæ vocatur Adhewaldeslet; et dim. acram terræ in Barreflat propinquior terræ eorum versus orientem; et dim. acram terræ in Swaytesflat, quæ jacet inter terram eorum et terram Eustachii filij Eustachii; et dim. acram terræ, quæ jacet juxta pratum eorum Can. versus occidentem. Tenenda et habenda cum omnibus pert. libertatibus et aisiamentis ad prædictas terras infra villam et extra pertinentibus, in lib. et pur. et perp. elem. Præterea . . . illud toftum in Gyseburne quod Mabilla, quondam uxor Roberti Cosernel, dedit eis in Belmundgate . . . Hiis testibus. Hugone de Hotona, Ada de Lyum, Petro filio Nicholai, Alexandro Pugeys, Roberto

<sup>1</sup> See Nos. 154 and 155.



Cæmentario, Petro filio Willelmi filii Hervei, Johanne de Sciptona, Roberto de Mida, Petro Bruncoste, Petro de Uplyum, Ricardo Buche, et a. m.

CXXVII. Petrus Westiby de Gyseburne . . . Deo etc. octo acras terræ cum pert. in Campis de Gyseburne, quæ jacent simul super Kerlinhou in loco qui dicitur Swartemoldes (135), juxta viam quæ ducit ad Wyltonam, quas habui de dono Adæ de Lyum. Tenendas et habendas præfatis Can. et eorum succ. in lib. pur. et perp. elem. . . . Hiis testibus. Domino Ada de Hyltona, Domino Ricardo de Hotona, Domino Rogero de Thocotes, Johanne de Thocotes, Stephano Russel, Umfrido de Hotona, Waltero de Thorp, Ricardo de Lyum, Willelmo Beauchamp, Willelmo filio Eustachii, et aliis.

CXXVIII. Petrus filius Nicholai de Gyseburne . . . pro salute animæ meæ et animarum omnium antecessorum meorum et successorum . . . Deo etc. unum toftum in Gyseburne, integre et plenarie, cum crofto et cum edificiis, et cum omnibus pert. suis; illud viz. quod emi de Alano patruo meo, quod jacet propinquius tofto quod fuit Maugeri patris mei versus occidentem, habens versus publicam viam in fronte sexaginta pedes in latitudine a tofto quod fuit præfati Maugeri versus occidentem; et unam acram terræ in cultura, quæ dicitur Langenges, quam emi de Thoma Priur. Tenenda et habenda in lib. pur. et perp. elem. . . . Hiis testibus. Ada de Lyum, Alexandro Pugeys, Petro Nurri, Willelmo Forestario, Willelmo Stabulario, Thoma Priur, Willelmo Coco, Radulfo Cæmentario, Roberto de Mida, Petro Bruncoste, et aliis.

CXXIX. Petrus Westiby de Gyseburne<sup>1</sup> . . . Noveritis me quietum clamasse de me et hæc. meis in perp. [Deo etc.] communam et quicquid juris vel clamii ego vel antecessores mei aliquando habuimus, vel de jure habere poterimus in locis subscriptis, viz., in Parco Prioris et Cliva Prioris, et Cliva quæ vocatur Hervi, et in Scuggedale . . . Hiis testibus.

<sup>1</sup> The pedigree of the somewhat obscure family of Westiby is far from clear. In No. 130 Peter Westiby speaks of his father Nicholas, which identifies him with Peter, son of Nicholas de Gyseburne, of No. 128. There we learn he had two uncles on his father's side, Alan and Mauger. He died without issue, and his nephew Roger, son of his sister and heir Matilda, releases all right in his aunt (*amita*) Cristiana's gift to Guisbrough (No. 204). The relationship between the oft named Peter Westiby and Cristiana and Emma de Westiby

(Nos 131, 132), or Cristiana and Mabilla, daughters of Randulf Westiby (No. 167) is uncertain. Except in Nos. 131 and 132 the name is always Westiby, and not de Westiby. Although there was a place in Redcar called Westeby (No. 1002), and there is still a Westonby in Egton parish, I do not think the name owes its origin to either place, but belongs to a class which includes many similar names, such as Estiby, Northiby, Uppiby, &c., which in the East Riding assume the form Westinby, Estinby, &c.



Willelmo de Thocotes, Ada de Hiltona, Ricardo de Hotona, Rogero de Sturs, Roberto de Lasingby, Johanne de Langeberg, Johanne de Thocotes, Johanne de Thorp, Adam de Lyum, Willelmo de Thornetona, Willelmo Stabulario, Petro Nurri, et m. a.

CXXX. Petrus Westiby de Gyseburne . . . Dominis meis Priori et Conventui de Gyseburne, et eorum succ., in lib. pur. et perp. elem., omnes possessiones et edificia, omnes terras cultas et incultas cum pratis et pascuis et omnibus suis pert., quæcunque aliquando habui, sive ex emptione, sive ex donatione, sive ex (185<sup>b</sup>) commutatione in Gyseburne et in Bernaldby; ita viz. quod nec ego nec aliquis hæredum meorum nec aliquis nomine nostro aliquo tempore aliquid juris vel clamii in aliquo prædictorum habere vel exigere possimus; salvis michi et hæ. meis manso cum edificiis in Gyseburne, in quibus mansit pater meus Nicholaus, et in campo ejusdem villæ quindecim acris terræ cum pert. quæ jacent in locis subscriptis, viz. apud Roulandic duæ acræ, ad Molendinum de Gyseburne occidentale duæ acræ, apud Sandwath una acra, apud Pinchunker una [acra] et dim., apud Kerlinghou una acra et dim., apud Langenges duæ acræ, apud Foxoles duæ acræ, apud Thocotes una acra et dim., apud Bakestanbrec una acra et dim. Tenenda et habenda præfatis Priori et Can. et eorum succ. in lib. pur. et perp. elem. . . . Hiis testibus. Domino Ricardo de Hotona, Domino Rogero de Thocotes, Domino Waltero de Stainesby, Domino Willelmo de Rosel, Willelmo de Salkoc, Johanne de Thocotes, Alanc de Parco, Ricardo de Lyum, Waltero filio Eustachii, Willelmo de Thornetona, Willelmo Beuchamp, et aliis.

CXXXI. Cristiana de Westiby de Gyseburne . . . in viduitate mea et libera potestate . . . Deo etc. duas acras et unum rodum terræ in Campis de Gyseburne in locis subscriptis; viz., apud Kerlinghou unam acram et dim. rodum terræ, et apud Foxholes unam acram et dim. rodum terræ cum suis pert. Tenendas et habendas præfatis Can. et eorum succ. libere, quiete, pacifice, [et] integre, cum omnibus pert. suis in lib. pur. et perp. elem. . . . Hiis testibus. Domino Rogero de Thocotes, Marmedoco de Thweng, Willelmo Rosel, Johanne de Thocotes, Willelmo Beuchamp, Willelmo filio Eustachio, Ricardo [de Lyum<sup>1</sup>], et m. a.

CXXXII. Emma de Westiby de Gyseburne . . . in mea viduitate et libera potestate . . . Deo etc. duas acras et unum rodum terræ in Campis de Gyseburne in locis subscriptis etc. (as in No. 181).

<sup>1</sup> Supplied from the next charter.

CXXXIII. (136) Ego Willelmus Forestarius, ex consensu hæredum meorum, dimisi et quietum clamavi in perp. Domino meo, Willelmo de Lyum, et hæ. suis, unam acram terræ et [unam] rodam in Scuggedale in Campis de Gyseburne, propinquiorem culturæ suæ versus orientem, pro dim. marca argenti quam prædictus Willelmus michi dedit. Hanc terram warrantizabo ego et hæ. mei illi et hæ. suis; quam si eis warrantizare non poterimus, de tofto et crofto nostro dabimus ei ad valentiam. Hanc præfatam terram nunquam fore repetendam a me vel hæ. meis juramento, et sigillo meis præsentibus litteris appenso, confirmavi. Testibus hiis. Willelmo filio Hervi, Alexandro Pugeis, Eustachio filio Eustachii, Johanne filio Thomæ, Hugone de Hasel, Petro de Cellario, et m. a.

CXXXIV. Willelmus le Forestar' . . . Deo etc. totam terram quam habeo ad Helnetro in campis de Gyseburne, scil. unam acram terræ et fere unam rodam, et totam terram quam habui ad Briggewath in eisdem campis, scil. unam acram et dim. quæ terræ jacent ultra terram Prioris et Willelmi de Lyum, liberas et solutas ab omnibus servitiis et consuetudinibus sæcularibus. . . . Hiis testibus. Radulfo Capellano, Johanne Diacono, Ricardo Diacono, Petro de Uplyum, Ricardo Keverel, Waltero de Infirmario, Radulfo Cæmentario, Radulfo filio ejus, et m. a.

CXXXV. Willelmus filius Godefridi de Gyllingmor . . . Deo etc. unam bov. terræ in Gyseburne, illam scil. quam Roaldus dedit Godefrido patri meo cum filia sua, mea matre, de assensu et consensu Ricardi filii sui, in liberum maritagium. Hanc concessionem et donationem feci prædictæ Ecclesiæ et Can. prænominatis pro amore Dei et animabus patris mei, et matris meæ, et Roaldi, et Ricardi, et aliorum antecessorum meorum. Hiis testibus. Willelmo Capellano, Johanne de Thocotes, Nicholai filio Ricardi, Ricardo de Hotona, Willelmo Clerico de Uplyum, Willelmo de Thocotes, Petro de Uplyum, Alexandro Pugeys, Hugone Buche, Robyno de Gillingmor, Henrico filio Ricardi de Hotona, et pluribus aliis.

CXXXVI.<sup>1</sup> Willelmus le Forester . . . Radulfo fratri Willelmi Capellani totam terram quam habui ad Elnetro in Campis de Gyseburne (136<sup>b</sup>), scil. unam acram terræ et fere unam rodam, et totam terram quam habui ad Briggewath in eisdem campis, scil. unam acram et dim., pro homagio et servitio suo; quæ terræ jacent inter Priorem et Willelmum de Lyum: illi et hæ. suis tenendas de me et hæ. meis in feudo et hæreditate, liberas et solutas et quietas ab omnibus servitiis et consuetudinibus, faciendo liberum forinsecum servitium quan-

<sup>1</sup> See No. 117.

tum pertinet ad duas acras terræ et tres rodas, unde decem car. terræ faciunt feudum unius militis, et redimendo illud servitium pro duobus den. annuatim reddendis, scil. uno denario in Pascha, et altero in die Natali Domini. . . . Hiis testibus. Roaldo Priore de Gyseburne, Radulfo de Burnnus, Canonico ejus, Johanne de Jarum, Willelmo de Lyum, Willelmo filio Hervi, Willelmo de Thornetona, Willelmo de Thocotes, Ricardo de Scheltona,<sup>1</sup> Ricardo de Hotona, Alexandro Pugeys, Willelmo Keverel, Nicholao de Porta, et aliis pluribus.

CXXXVII. Agnes Forestar' . . . Deo etc. in lib. pur. et perp. elem. acram unam terræ, illam scil. quam tenui de eis in cultura de Routheclive in campo de Gyseburne. Tenendam et habendam præfatis Can. de me et hæ. meis libere, quiete, et plenarie, absque omni exactione sæculari et demanda in perp. . . . Hiis testibus. Domino Ricardo de Hotona, Domino Ada de Hiltone, Domino Rogero de Thocotes, Johanne de Thocotes, et Reginaldo fratre ejus, Petro Nurri, Petro Westiby, et m. a.

CXXXVIII. Emma Forestar' . . . in libera viduitate mea et potestate mea . . . Deo etc. unum sellionem terræ in Campo de Gyseburne, qui jacet propinquior terræ Koctariorum<sup>2</sup> in Belmundgate versus occidentem, et extendit se a Roulandic usque ad moram in excambium pro quodam sellione quem habuerunt ex dono Thomæ filii Thomæ filii Alani le Blund. Tenendum et habendum Deo et præfatis Can. in lib. pur. et perp. elem. . . . Hiis testibus. Domino Ada de Hiltone, Domino Ricardo de Hotona, Domino Rogero de Thocotes, Stephano Russel, Willelmo de Thornetona, Willelmo de Beringham, Petro Westiby, et m. a.

CXXXIX. Emma filia Agnetis Forestar' de Gyseburne . . . in libera et plena potestate mea . . . Deo et Can. de Gyseburne donum Willelmi Molendinarii (137) et Agnetis uxoris suæ, matris meæ, quod eis fecerunt in villa de Gyseburne de quadam parte tofti sui versus occidentem, ad inveniendum unam lampadem et duos cereos ardentis in Ecclesia de Gyseburne in omnibus principalibus festis annuis, ad altare B.

<sup>1</sup> Robert de Ruddebi granted to Richard de Sceltun in marriage with Beatrix, his sister, half a car. of land in Engelbi with two tofts. To hold to him and the heirs of the body of the said Beatrix, and if she should die without issue, then remainder to the nuns of Melseby. "Hiis testibus, Willelmo de Steinesbi, Willelmo Britone, Roberto Wacsent, Roberto

de Thorntun, Willelmo de Loereng, Rogero de Boscale, Simone Tinctore, Hernaldo Flameng, Roberto de Steinesbi, Rogero de Thorntun, et m. a."—Dodsworth, vii. 67<sup>b</sup>.

<sup>2</sup> The word coctarius or coctorius, according to Ducange, means a brazen vessel used for making salt. Perhaps the word may here mean a cook.

Thomæ Martiris Cantuar. Tenendum et habendum cum omnibus pert. in lib. pur. et perp. elemos. in omnibus et per omnia, sicut carta eorundem quam inde habent testatur. . . . Hiis testibus. Ricardo de Hotona, Willelmo de Thocotes, Johanne de Thocotes, Johanne de Bernaldby, Petro Westiby, Petro Nurri, Radulfo de Hotona, Hugone Fabro, Nicholao filio Stephani, et m. a.

CXL. Willelmus de Gyseburne Capellanus . . . Deo et Domui de Gyseburne et Can. ejusdem loci, redditum xx. solidorum, quo michi et alumpno meo Roberto annuatim tenebantur. . . . Hiis testibus. Alano de Wiltona, Thoma fratre ejus, Ada de Lyum, Petro Westiby, Petro Nurri, Rogero de Midelesburg, Roberto de Mida, Willelmo Stabulario, et m. a.

CXLI.<sup>1</sup> Radulfus frater Willelmi Capellani . . . per assensum et consensum Ingeridis uxoris meæ, divinæ caritatis intuitu, et [pro] animarum nostrarum salute . . . Deo etc. in pur. et perp. elem. unum toftum in villa de Gyseburne, per easdem metas et terminos per quos Hugo Mun illud tenuit, proximum scil. tofto versus occidentem quod Willelmus Whyting tenuit de Hospitali S. Leonardi de Eboraco, quod scil. habui toftum ex dono et concessione Nicholai filii Willelmi, Clerici de Gyllingmor, dandum vel vendendum cuicunque michi placeret, sicut ipsius Nicholai carta testatur, quam etiam prædictis Can. resignavi. Item . . . in Campis de Gyseburne apud Elnetro unam acram et fere unam rodam [terræ] et totam terram quam habui apud Briggewath, scil. unam acram et dim., quas acras et terras habui ex dono et concessione Willelmi Forestarii, sicut in carta ipsius continetur, quam prædictis Can. resignavi. Has autem omnes terras prænomatas dedi, et concessi sæpedictis Can., libere et quiete, cum omnibus libertatibus et consuetudinibus suis infra villam et extra ad easdem pertinentibus, tenendas et habendas in perp. sine omni servitio et consuetudine et exactione sæculari . . . Hiis testibus. Willelmo de Lyum, Willelmo de Thorneton, Radulfo Cæmentario, Petro de Uplyum, Willelmo de Thocotes, Thoma de Gyseburne, Lamberto, Nicholao filio Senescaldi, Willelmo de Herich, Philippo de Traneby, Petro Nurri, et m. a.

CXLII.<sup>2</sup> Notum sit omnibus audientibus litteras istas quod ego (137<sup>b</sup>) Willelmus filius Rogeri de Caratil<sup>3</sup> concessi et dedi

<sup>1</sup> See Nos. 116, 117, and 186.

<sup>2</sup> Confirmed in No. 9 by Adam de Brus II., who died about 1199.

<sup>3</sup> Roger fitz William de Thocotes,

mentioned in the next charter, and William his brother, called in No. 144 "Willelmus Magnus filius Willelmi de Thocotes," must be sons of the

Ecclesiæ S. Marie de Gyseburne et Can. ibid. Deo servientibus totam terram meam de Moredale, scil. duas car. terræ cum appendiciis suis sicuti pater meus eas ante me tenuerat, et ego post eum, in feudo et hæreditate, de me et omnibus hæ. meis in perp. tenendas liberas et quietas ob omnibus servitiis et consuetudinibus, pro xl solidis per annum, xx ad Pentecosten solutis vel deprecatis, et viginti ad festum S. Martini solutis vel deprecatis. Fratres vero supradictæ Ecclesiæ concesserunt michi, et uxori meæ, et filiis nostris, et filiabus, et hæ. nostris, et animabus patrum nostrorum et matrum nostrarum, fraternitatem domus suæ et commune beneficium in orationibus et elemosinis, jejuniis et vigiliis, et cæteris bonis spiritualibus et corporalibus Ecclesiæ suæ. Concessit etiam michi supradicta Ecclesia ad usum proprium meum herbas fodere ubi fodietur ad opus ipsius Ecclesiæ, et hominibus meis cum hominibus ipsius Ecclesiæ, ita tamen quod nec ego nec homines [mei] aliquam occupabimus partem nisi per demonstrationem ministrorum Ecclesiæ, nec alicui de turbis illis dabimus vel vendemus. Ego vero concessi eidem Eccl. pro hoc beneficio solitas precarias<sup>1</sup> quas pater meus tempore Prioris Willelmi fecerat. Si autem ego et hæredes mei indiguerimus consilio præfata Ecclesiæ, prout ei Deus inspiraverit, nobis consultura est et auxiliatura sine pecunia, dampno,<sup>2</sup> et ordinis detrimento. Debeo etiam adquirere pro posse meo sine pecunia danda concessionem Adæ<sup>3</sup> de Brus de præfata possessione. Ecclesia etiam auxiliabitur michi pro posse suo sine pecunia ad servitium hujus terræ vel minuendum vel deliberandum; et si poterit meum adquirere servitium de prædicta possessione ab Adam de Brus, libenter de ea tenebo. Hujus meæ donationis et concessionis testes sunt isti, Gaufridus de Sceltona, Radulfus de Strantun, Stephanus Presbiter, Robertus Scarbot, et Hugo nepos ejus, Unfridus de Hotona, et Robertus frater ejus, Walterus de Bernethy,

above-named William fitz Roger de Caratil, and ancestors of the family of Thocotes, which kept possession of the place from whence it derived its name until the close of the last century. A considerable number of deeds by members of this family will be found in this Chartulary amongst the Coatham deeds.

<sup>1</sup> Boon-works, so called because like the Benevolences paid to the king, they could not be withheld. They were distinguished from the weak-work due from the tenant to his lord, because they were special

works done at request ('ad precem,' or 'at ben'). Both week-work and boon-work were incidents of servile tenure. It may be not unnecessary to remark that a freeman might, and often did, hold lands subject to servile tenure. These works were different forms of agricultural labour, as ploughing, reaping, hedging, &c., which the tenant had to do for his lord, the amount of both being regulated by custom.

<sup>2</sup> Dampna.

<sup>3</sup> Adam.

Adam filius Rogeri, Elias de Ferlingtona, Rualdus, et Robertus filius ejus, et Eustachius gener ejus, Rogerus de Thorp, Osbertus Brennehand.

CXLIII. Rogerus filius Willelmi de Thocotes . . . Willelmo fratri meo, pro homagio et servitio suo, xxxvi solidos de firma mea, scil. . . . xl solidos quam Can. de Gyseburne michi annuatim dederunt de terra de Mordale, et iiii reliquos, qui remanent de xl, michi retineo pro omni servitio. Hos prædictos xxxvi solidos accipiet præfatus Willelmus singulis [annis] a Can. de Gyseburne, dimidium ad Pentecosten, et dimidium ad festum S. Martini. Ego vero iiii meos solidos de manu prædictorum Can., qui de me et hæc. meis prædictam terram de Mordale tenent, recipiam ad prænominatos terminos. Hanc donationem concessi ei in feudum et hæreditatem tenere de me et hæc. meis et dare cuicunque voluerit. Hiis testibus. Priore de Gyseburne, Stephano de Rosel, Waltero de Bernaldby, Roberto Bosse, Stephano Clerico de Hethum, Ricardo Host, Willelmo de Rosel, Eustachio de Gyseburne, Thoma fratre ejus, et aliis.

CXLIV. Willelmus Magnus filius Willelmi de Thocotes . . . divinæ pietatis intuitu . . . (138) Deo etc. xx solidos de redditu meo de terra de Mordale, quos iidem Can. michi annuatim solvere soliti fuerunt, pro anima patris mei, et matris meæ, et antecessorum meorum. [*The list of witnesses, which is very badly written, is with the addition of Richard Keverel the same as in the next charter.*]

CXLV. Willelmus Magnus filius Willelmi Magni de Thocotes . . . divinæ pietatis intuitu pro anima patris mei et matris meæ et antecessorum meorum . . . Deo etc. triginta et sex solidos de redditu meo de Mordale, quos iidem Can. michi annuatim solvere soliti fuerunt. . . . Hiis testibus. Hugone de Hotona, Waltero fratre ejus, Willelmo de Bernaldby, Petro de Uplyum, Willelmo de Thornetona, Ricardo de Hotona, Henrico filio ejus, Willelmo filio Roberti de Heselle, et Johanne avunculo ejus, Adam filio Willelmi de Lyum.

CXLVI. Gundreda filia Huctredi . . . Noverit dilecta [universitas] vestra me, ex concessu Dompni C[uthberti] Prioris Gyseburn., advocati mei, et ex concessu O. mariti mei, dimidium annuæ pensionis quam prædecessoribus meis, viz., matri meæ et fratri meo, Huctredo, et michi eorum hæredi debuit Ecclesia Gyseburnæ, scil. viginti solidos, eidem Eccl. in perp. remisisse et in perpetuam elem. liberam, et super altare obtulisse, pro vita mariti mei, et pro me ipso, et pro animabus prædecessorum meorum. Testes vero hujus

meæ donationis sunt isti, Arnaldus de Percy, Willelmus filius Rogeri, Umfridus de Hotona, Robertus frater ejus, Ricardus de Bernaldby, Henricus de Hispania, Johannes de Thocotes, Bernardus de Herewelle, Rogerus de Martona, Radulfus filius Nicholai de Percy, Eustachius et T[homas] nepotes Dompni Prioris, Robertus de Gartona, Wald' de Broctona.

CXLVII. Petrus filius Walteri de Hospitali . . . Deo etc. in lib. pur. et perp. elem. unam acram de terra mea, quam habui in Gyseburne ex occidentali parte, habentem xl pedes in latitudine per totum, et extendentem se in longitudine a via usque ad aquam de Holebeck. . . . Hiis testibus. Johanne de Thocotes, Ricardo de Beringham, Stephano Russel, Ada de Lyum, Petro Westiby, Petro Nurri, Hugone Fabro, Ada Parvo, et m. a.

CXLVIII. (138<sup>b</sup>) Nicholaus filius Stephani de Gyseburne . . . Deo etc. in lib. pur. et perp. elem. totam terram quam habui ex orientali parte del Waterfal cum toto alneto, et cum omnibus pert., libertatibus, et aysiammentis ad prædictam terram pertinentibus, sine ullo retenemento. . . . Unam acram terræ apud Langenges in Campo de Gyseburne juxta terram ipsorum Can. . . Hiis testibus. Willelmo de Thocotes, Ricardo de Northmanebey, Willelmo de Salkoc, Johanne de Thocotes, Johanne de Bernaldby, Stephano Russel, Thoma de Salkoc, Petro Westiby, Petro Nurri, et m. a.

CXLIX. Thomas Nepos R[adulfi] Prioris de Gyseburne<sup>1</sup>, de consilio et assensu Johannis, filii mei et hæredis mei . . . Deo etc. [unam] acram et dim. terræ in campis de Gyseburne, viz. inter culturam eorundem Can. retro murum versus Sceltun et Willelmi de Uplyum, ubi aliquando domus mea sita fuit; in lib. et quiet. et pur. et perp. elem., pro uno argenteo michi et hæ. meis annuatim ad Pentecosten reddendo, pro omni servitio sæculari. Hiis testibus. Roberto Persona de Martona, Hugone Clerico, Eustachio Senescallo de Gyseburne, Magistro Rogero de Broctona, Thoma Buche, Rogero Cato, Elia nepote Umfridi Subprioris. Et quia sigillum non habui, hanc cartam meam sigillo Eustachii, fratris mei senioris et terræ domini, signavi.

CL. Johannes de Spantona . . . Deo et Can. de Gyseburne annuum redditum viginti sol., quibus michi et antecessoribus meis tenebantur, de quibus scil. michi et antecessoribus meis unam marcam, et Waltero Pollard dim. marcam, nomine nostro annuatim [reddere] consueverunt. Quietum clamavi etiam de me et hæ. meis in perp. omnes terras possessiones et tenementa sine aliqua exceptione, quæ dicti Can. habent in

<sup>1</sup> Brother of Eustace, nephew of Priors Cuthbert and Ralph (No. 20).

Gyseburne intra villam et extra, quæ ego vel antecessores mei aliquando habuimus vel tenuimus in eadem villa, et corrodia<sup>1</sup> et omnia alia quæ ego vel antecessores mei de Domo de Gyseburne aliquando perciperimus, de me et hæ. meis in perp. quietum clamavi et alienavi, et [de] omnibus impetratis et impetrandis contra præsentis scripti tenorem, pro me et hæ. meis in perp. renunciavi. . . . Hiis testibus. Hugone de Hotona, Reginaldo de Rosel, Waltero de Hotona, Johanne de Bernaldby, Ada de Lyum, Petro Westiby, Willelmo Forestario, Petro Nurri, Willelmo Stabulario, et m. a.

CLI. (139) Symon filius Ricardi filii Gocelini . . . Willelmo de Thornetona et hæ. suis tres rodas terræ in Campis de Gyseburne quas pater meus ei dedit, illas scil. propinquiores [terris] quas habuit infra cratem de Hotona, quæ extendunt [se] a fossato Willelmi filii Hervi usque in Holbec. Tenendas et habendas de me et hæ. meis liberas et quietas ab omnibus sæcularibus servitiis et exactionibus. . . . Hiis testibus. Hugone de Hotona, Waltero fratre ejus, Willelmo de Lyum, Willelmo de Thocotes, Willelmo de Bernaldby, Willelmo filio Hervey, Ricardo de Hotona, Petro de Uplyum, Willelmo Magno de Thocotes, Thoma de Gyseburne, Nicholao filio Willelmi Clerici, Ricardo de Karletona, Roberto fratre ejus, et m. a.

CLII. Symon filius Ricardi filii Gocelini . . . Roberto Cosernel et hæ. suis pro homagio et servitio suo unum toftum in via Belmundiæ, illud scil. toftum quod fuit Roberti Lykedisc. Reddendo inde annuatim michi et hæ. meis pro omni servitio tres den. ad oblationem, unum den. ad Natale, et unum den. ad Pascha, et unum den. ad assumptionem S. Mariæ, et unum festum infra Natale, ad opus meum et uxoris meæ. . . . Hiis testibus. Willelmo de Lyum, Willelmo de Bernaldby, Alexandro Pugeys, Johanne filio Thomæ, Willelmo Forestario, Stephano filio Eudonis, Willelmo Parvo, Rogero del Sarterin, Alberto, Alano Albo, Maugero, et m. a.

CLIII. Ricardus filius Gocelini . . . Willelmo de Thornetona et hæ. suis tres rodas terræ in Campis de Gyseburne, propinquiores [terris] quas habui infra cratem de Hotona, quæ extendunt [se] a fossato Willelmi filii Hervi usque in Holebec, pro quadam certa pecunia quam prædictus Willelmus michi præ manu dedit. Tenendas et habendas de me et hæ. meis liberas et quietas ab omnibus sæcularibus servitiis et exactionibus. . . . [*Witnesses the same as in No. 151 with the omission of Nicholas, son of William the Clerk.*]

CLIV. Ricardus filius Gocelini, de consensu Symonis filii

<sup>1</sup> *Corrodia.*



mei et hæredis mei . . . Deo etc. sellionem<sup>1</sup> unam in Campis de Gyseburne, viz. totam terram quam habui retro Grangiam suam et inter viam et torrentem, in lib. et quiet. et pur. et perp. elem. Hiis testibus. (159) Eustachio Senescallo, et Eustachio filio ejus, Magistro Rogero de Brottona, Willelmo Baard, Petro de Uplyum, Hugone de Hasel, Willelmo de Thocotes, et m. a.

CLV. Gocte Carpentarius, filius Ricardi filii Gocelini . . . Deo etc. omnes terras subscriptas in Gyseburne, quas habuerunt de dono Thomæ filii Symonis Priur<sup>2</sup>; viz. illud toftum et illam dim. bov. terræ cum pert., quæ Eustachius del Hyl aliquando tenuit de Symone Priur, et unam sellionem terræ in Campis ipsius villæ propinquiorem terræ ipsorum Can. versus solem in cultura quæ vocatur Adhewaldeslet, et dim. acram terræ in Barreflath propinquiorem terræ ipsorum Can. versus orientem, et dim. acram terræ in Swaytesflath quæ jacet inter terram Can. eorundem et terram Eustachii filii Eustachii, et dim. acram prati quæ jacet juxta pratum ipsorum Can. versus occidentem, et unum toftum in eadem villa cum pert. quod Mabilla, uxor quondam Roberti Cosernel, dedit eis in Belmundgate, et longum croftum quod jacet inter pratum ipsorum Can. et Holebec, et quinque acras terræ cum pert. in eadem villa, scil. tres rodas terræ apud Roulandic, et unam acram terræ ad pontem de Hotona extendentem se a Hot'banc usque ad Clivam, et unam acram terræ apud Scuggedale et Sandwath, et tres rodas terræ apud Scarth, et unam acram terræ apud Wandayl et Kerlinhou, et dim. acram terræ apud Holenges et Holebecbanc, et dim. acram prati in Westenges juxta pratum ipsorum Can. versus occidentem, et unum toftum in eadem villa cum pert. quod fuit Stephani Forestarii. Omnes vero terras prædictas cum omnibus pert. liberatibus et aisiamendis suis infra villam et extra, habebunt et tenebunt præfati Can. in lib. et pur. et perp. elem. absque, omni servitio, consuetudine, et exactione sæculari. Præterea . . . servitium unius den. per annum de Adam de Brun et hæ. suis, ad Natale Domini percipiendum, pro duabus acris [terræ] et dim. acra cum pert. in Gyseburne, et servitium unius den. per annum de Rogero Wlrun et hæ. [suis], ad Natale Domini percipiendum, pro uno tofto in Belmundgate, et servitium unius den. per annum de Radulfo de Hotona et hæ. suis, ad Natale Domini percipiendum, pro tribus rodīs terræ in eadem villa, et servitium unius den. per annum de Nicholao filio Stephani de Gyseburne et hæ. suis, ad Natale Domini percipiendum, pro una acra terræ et una roda; cum

<sup>1</sup> *Seillionem.*

<sup>2</sup> *See Nos. 122 to 126.*



wardis et relevis et omnibus escaetis, quæ de prædictis terris accidere poterunt. Remisi etiam et quietum clamavi Deo et præfatis Can. de me et hæ. meis in perp. duos den. per annum, quos ipsi Can. reddere solebant michi sicut hæredi ipsius Thomæ. . . . Hiis testibus. Ricardo de Hotona, Willelmo de Thocotes, Johanne de Thocotes, Johanne de Bernaldby, Adam de Lyum, Petro Westiby, Petro Nurri, Helia Parvo, Rogero de Whyteby, Willelmo Stabulario de Gyseburne, Adam Parvo, Willelmo Forestario, Eustachio filio Eustachii, Roberto de Myda, Yvone de Reddeker, Henrico de Vitri, et m. a.

CLVI. (140) Matildis, filia Willelmi Clerici et Cristianæ de Gyseburne . . . in libera potestate mea . . . Deo et Can. de Gyseburne unam bov. terræ cum pert. in territorio de Gyseburne, propinquiorem scil. soli de illis duabus bov. terræ quas Nicholaus frater meus habuit in eadem villa, cum medietate versus occidentem quæ me contigit de toto tofto et crofto quod Juliana, uxor Nicholai fratris mei, quondam tenuit in dote. Tenendam et habendam cum omnibus pert., libertatibus, et aysiammentis ad prædictam terram infra villam et extra pertinentibus, in lib. pur. et perp. elem. Præterea . . . unam acram terræ at Hildekelde<sup>1</sup> juxta culturam ipsorum Can. quæ vocatur Plouland versus orientem, et ad Roulandie unam acram terræ juxta terram ipsorum Can. versus orientem, quæ extenditur in longum a crofto Adæ de Lyum usque ad Clif; et in Holmes unam rodam terræ et dim. juxta prædictam bov. terræ quam dedi ipsis Can. versus occidentem; et ad Kerlinghou unam acram terræ juxta terram ipsorum Can. versus orientem; et in Langenges tres rodas terræ juxta terram Petri de Aula versus austrum; et ad Wandayls de Kerlinghou unam rodam terræ juxta terram ipsorum Can. versus orientem; et ad Waterfal unam acram terræ quæ jacet juxta terram Ricardi de Beringham versus orientem; et ad Boulandsich<sup>2</sup> tres rodas terræ juxta terram ipsorum Can. versus orientem; et ad Scuggedale dim. acram terræ juxta terram ipsorum Can. versus orientem. Insuper et toftum illud in Gyseburne in quo manere solebam, cum crofto et cum omnibus pert. suis, quod jacet inter toftum Agnetis sororis meæ et toftum quod Juliana, uxor Nicholai fratris mei, tenuit in dote. Tenendas et habendas cum omnibus pert., libertatibus, et aysiammentis suis, libere, quiete, et honorifice, faciendo inde forin-

<sup>1</sup> Called Fons Sanctæ Hildæ in Nos. 106 and 108.

<sup>2</sup> This word is very uncertain in its form. Sometimes it is Roulandsich,

and sometimes, as here, Boulandsich. The modern name of Bousdale in Guisbrough shows that the latter is the right form.

secum servitium quantum pertinet ad unam bov. terræ et dim., unde decem car. terræ etc., pro omni servitio, consuetudine, et demanda sæculari. . . . Hiis testibus. Hugone de Hotona, Ricardo filio ejus, Willelmo de Thocotes, Johanne Medico, Petro Westiby, Johanne de Thocotes, Petro Nurri, Willelmo Forestario, Willelmo Coco, Eustachio filio Eustachii, Henrico Clerico de Uplyum, Johanne de Bernaldby, Henrico de Vitri, et m. a.

CLVII. Rogerus de Richmund, serviens Magistri Godefridi Notarii Domini Papæ. . . . Deo et Can. de Gyseburne toftum illud cum edificiis et omnibus pert. suis, quod Willelmus de Gyseburne, Clericus, aliquando de eisdem Can. tenuit, pro certa pecunia quam michi iidem Can. dederunt. . . . Hiis testibus. Ada de Lyum, Petro Westiby, Petro Nurri, Willelmo Forestario, Willelmo Coco, Willelmo Stabulario, Johanne de Sceiptona, Roberto de Myda, Radulfo Cæmentario, et m. a.

CLVIII. (140<sup>b</sup>) Willelmus de Thornetona . . . Deo etc. in lib. pur. et perp. elem. tres acras terræ et tres rodas in Campis de Gyseburne, viz. [unam] acram et dim. ad pontem de Hotona quam emi a Willelmo filio Hervi, et tres rodas terræ ad prædictum pontem quas emi a Ricardo filio Gocelini, concessu Symonis filii sui et hæredis, et [unam] acram et dim. ad Adelwaldesslet quam emi a Nicholao filio [Ricardi]<sup>1</sup> Senescalli. Has dedi et concessi prædictis Can. in perp., adeo liberas et quietas sine omni servitio, sicut in cartis advocatorum continetur, pro salute animæ meæ et uxoris meæ et antecessorum meorum. . . . Hiis testibus. Roberto Capellano, Johanne Diacono, Willelmo de Lyum, Ada filio ejus, Rogero de Thornetona, Alexandro Pugeys, Petro de Uplyum, Willelmo de Thocotes, Vincentio, Lamberto, et m. a.

CLIX. Nicholaus filius Ricardi Senescaldi de Gyseburne, consensu et assensu hæredum meorum. . . . Willelmo de Thornetona et hæ. suis in perp., unam acram et dim. terræ in Campo de Gyseburne, scil. ad Adelwaldesslet, propinquiorem culturæ Prioris apud orientem, liberam et quietam ab omni servitio et consuetudine et exactione, pro quadam certa pecunia quam prædictus Willelmus michi præ manu dedit in mea necessitate. . . . Hiis testibus. Willelmo de Lyum, Hugone de Hotona, Waltero de Hotona, Willelmo de Bernaldby, Alexandro Pugeys, Thoma de Gyseburne, Petro de Cellario, Willelmo de Thocotes, Nicholao filio Cristianæ, Johanne filio Thomæ, Willelmo de Stayneweges, et m. a.

CLX. Notum sit fidelibus S. Ecclesiæ, quod ego Alanus de Ferlingtona<sup>2</sup> et mater mea Anfrida, et uxor mea, donavimus

<sup>1</sup> The omission of the name is supplied from the next charter.

<sup>2</sup> For the reasons adduced in the note to a charter by Alan, son of



Ecclesiæ S. Mariæ de Gyseburne quandam domum ante portam Ecclesiæ, factam ad suscipiendos Præbendarios<sup>1</sup> Ecclesiæ, et ad dividendam elemosinam Canonicorum; et donavimus quandam car. terræ in Ferlintonæ<sup>2</sup> in elem., liberam ab omnibus consuetudinibus et servitiis, ea conditione, ut ego et hæredes mei illam de Ecclesia teneamus, viii sol. reddendo per annum. Horum autem viii sol. quatuor tantum habebit Ecclesia, quamdiu mater mea vel mecum erit vel seipsam alibi procurabit, sed si ad procuracionem Ecclesiæ venire voluerit, et tantum fecerit ut non sit oneri neque gravitati, tunc totum censum scil. viii sol. habebit Ecclesia. Similiter autem si ad conventum sanctum Monialium mater mea ire voluerit, unam marcā argenti ei

Ralph de Ferlingtona in the Whitby Chartulary (i. 182 n.), there can be no doubt that the families of Bulmer, Ferlington, and Wilton, were all members of the same stock, and in the male line. According to the pedigree of these families given in General Plantagenet Harrison's History of Yorkshire (i. 222), Ralph de Bulmer, father of the grantor of this charter, was present at the Battle of the Standard, and married Agnes, here called Anfrida, who was the daughter and coheirress of Stephan Fossard of Wilton, the brother of Robert Fitz Nigel Fossard of Mulgrave. By this marriage Ralph had a son Stephan who kept to the family name of Bulmer, and whose descendants ultimately became possessed of Wilton in the person of his grandson John Fitz John de Bulmer, and another son Alan, who is the grantor here. Alan had a son Ralph, who with his descendants took the name of Wilton, from their property of that name in Cleveland. He was living in 20 Henry II., and in the reigns of Richard I. and John. His wife's name was Cecilia. He was succeeded by his son Alan de Wilton, who granted the Hospital of St. Nicholas by Yarm to the Priory of Helagh Park. (Cott. MSS. Vesp. A. iv., fo. 103). This gift was granted "pro salute animæ meæ, et Aviciæ sponsæ meæ, et Mariæ quondam sponsæ meæ" and also for the good of the souls of "Petri de Brus et Johannæ uxoris ejus, et Willelmi filii Petri, et Walteri Archiepiscopi Ebor., et Magistri Mathæi Archidiaconi Cleveland, et Thomæ fratris mei, et Petri

de Brus et uxoris suæ, et Willelmi de Tameton et uxoris suæ." In 1204 he had a grant of Freewarren in Wilton with its appurtenances, namely Coatham, Lazenby, and Lackenby (Rot. Chartarum, 127). He died in 15 Henry III. (1230-1), when his brother Thomas de Wilton succeeded him. Thomas was party to fine about land in Lackenby in 1234, when Michael, Prior of Guisbrough, was plaintiff (No. 733), and died about 20 Henry III. (1235-6), when his property reverted to his cousin John de Bulmer.

<sup>1</sup> "Prebend, so called from the *præbenda*, or income, he (the prebendary) has as a member of a Cathedral Church. It denoted originally any stipend or reward, given out of the Ecclesiastical revenues, to a person who had by his labours procured benefit to the Church; and the gratuity, which was given either to a proctor or advocate, or any other person of the like kind (Hook's Church Dictionary, p. 489). Doctor Hook goes on to say:—"When the Cathedral churches became well endowed, they left off receiving the income of the lands into one common bank, and dividing it among the members, &c." Probably in this charter the reference is to the act of division, and the *præbendarii* are the persons who have been the source or agent of benefit to the Church, and eventually receive their *præbenda* at the stated periods of division of alms and other gifts made to the Church. J. C. A.

<sup>2</sup> Farlington is a village to the East of Easingwold.

[dabit] Ecclesia, et totum deinde censum habebit; et post mortem matris meæ finaliter et hæreditabiliter hunc scil. censum octo solidos habebit Ecclesia. Et si forte contingat, ut propter paupertatem ego et hæredes mei hunc censum reddere non possimus, habeat Ecclesia terram in manu sua donec eam tenere et redditum parare valeamus. Iterum si hujus donationis concessionem ab advocato nostro non potero perquirere, vel terram ab omnibus calumpniis liberare, alibi redditum viii sol. de meo libero feudo dabo Ecclesiæ et constituam. Item in domo illa quam donavimus Ecclesiæ, si aliquis parentum meorum pauperibus ministrare, et se ipsum procurare voluerit, si ydoneus fuerit, a Capitulo suscipiatur. Si autem aliquis meorum vel noluerit vel (141) aptus non fuerit, alius aliquis secundum commune consilium Capituli et mei resuscipiatur. Hujus donationis testis est in primis Deus omnem in omnibus vindicans injuriam. Deinde Testes isti. Robertus de Brus et uxor ejus, Adam de Brus,<sup>1</sup> Robertus de Brus Juvenis, Petrus Werengha [m], Willelmus de Ruddestayn, Ricardus de Conville, Pinel, Raynerus filius Alfredi, Willelmus Purcel, Nigellus<sup>2</sup> Dispensator, Serlo Pincerna, Willelmus filius Adam de Brus, Ricardus [de] Colleby, Roaldus, Rogerus Cath, Robertus filius Roberti de Burtona, Ricardus Pichnot, Bernardus Canonicus de Bredlingtona.

CLXI. Ricardus le Tanur, filius Symonis de Gyseburne . . . Deo etc. in perp. elem., totum toftum meum in villa de Gyseburne, scil. in Belmundgate ex orientali parte viæ, integre et plenarie, cum edificiis et cum omnibus pert., libertatibus, et aysiammentis suis; illud viz. toftum quod Rogerus de Arsum aliquando tenuit, quod jacet inter toftum Rogeri de Midelesburg et toftum Willelmi Stabularii. Habendum et tenendum libere, honorifice, et quiete. Reddendo inde annuatim Adæ de Lyum et hæ. suis unum den. tantummodo ad Natale Domini, pro omni servitio, consuetudine, et exactione sæculari. . . . Hiis testibus. Hugone de Hotona, Willelmo de Thocotes, Johanne de Thocotes, Petro Westiby, Petro de Aula, Willelmo Stabulario, Willelmo Forestario, Eustachio filio Eustachii, et m. a.

CLXII. Hugo de Orto . . . pro salute animæ meæ et antecessorum meorum Deo etc., unam rodam terræ in Gyseburne, de illa acra quam emi de Adam de Lyum, scil. illam perticatam quæ jacet versus aquilonem. Tenendam et habendam in lib. pur. et perp. elem. . . . Hiis testibus. Roberto Cæmentario,

<sup>1</sup> The younger son of the Founder and the ancestor of the Scotch branch of the family.

<sup>2</sup> Nisellus.

Petro de Aula, Petro Westiby, Roberto de Mida, Alexandro Pugeys, Alberto, et m. a.

CLXIII. Adam de Burnnus . . . Deo etc., cum corpore meo, unum toftum et croftum, quod emi de [Adam de] Lyum, et jacet propinquius tofto quod fuit quondam Alani Blundi versus aquilonem; et tres rodas terræ apud Speleros quas emi de Thoma.<sup>1</sup> Tenenda et habenda præfatis Can. in lib. pur. et perp. elem. . . . Hiis testibus. Adam de Lyum, Petro Westiby, Petro Nurri, Willelmo de Thornetona, Stephano Russel, Thoma de Salkoc, Hugone Fabro, Willelmo Coco, Nicholao filio Stephani, Radulfo de Hotona, et m. a.

CLXIV. (141<sup>b</sup>) Ego Robertus, filius Ricardi filii Lefsi, quietum clamavi Can. de Gyseburne de me et hæc. meis in perp., masagium illud quod de eis tenui in Gyseburne, scil. quod jacet inter Alanum Carpentarium et domum quæ fuit Eppus, pro tribus marcis argenti quas michi dederunt, et cartam [quam] inde habui eis resignavi; salvis Monialibus de Rosseedale duobus annuis solidis et sex den. ab eo qui terram istam de eis tenuerit. Hiis testibus. Willelmo de Percy, Galfrido Baard, Galfrido de Albemarle, Ricolf [de Galmetona], Roberto Ingeram,<sup>2</sup> Roberto Britone, Ricardo de Levintona, Waltero et Roberto, Clericis, tunc servientibus Domini Regis, et pluribus aliis.

CLXV. Hugo Faber de Gyseburne . . . Deo etc. totam terram et totum pratum, quod habui inter Kempclive et pratum quod fuit Petri Nurri. Tenendum et habendum cum omnibus pert., libertatibus, et aysiammentis suis infra villam et extra, in lib. pur. et perp. elem. . . . Hiis testibus. Ada de Hilton, Willelmo de Thocotes, Ricardo de Normanby, Willelmo de Salkoc, Johanne de Thocotes, Petro de Uplyum, Henrico Clerico de Uplyum, Stephano Russel, Petro Westiby, Petro Nurri, Willelmo de Thorneton, Thoma de Salkoc, Johanne de Bernaldby, et m. a.

CLXVI. Radulfus Bercarius . . . Deo etc. pro salute animæ meæ, unum toftum cum crofto et cum omnibus pert. in villa de Gyseburne, quod tenui de Adam de Lyum, quod jacet ex australi parte ejusdem villæ inter toftum Walteri de Hospitali et toftum Adæ le Petit. Tenendum et habendum cum omnibus pert., libertatibus, et aysiammentis suis infra villam et extra, in lib. pur. et perp. elem. . . . Hiis testibus. Hugone de Hotona, Waltero fratre ejus, Johanne de Thocotes, Johanne de Bernaldby, Petro Westiby, Petro Nurri, Adam de Lyum, Willelmo Forestario, Henrico de Vitri, Willelmo Stabulario, Willelmo Paternoster, Willelmo de Lascell, et m. a.

<sup>1</sup> The surname is omitted.

<sup>2</sup> *Ingefa*.

CLXVII. Roger [us] Templer de Tocotes . . . Deo et Can. de Gyseburne duo tofta cum pert. in Gyseburne, quæ jacent simul ad exitum villæ versus occidentem ex parte australi ipsius villæ, quæ quondam fuerunt Mabilæ et Cristianæ filiarum Randulfi Westiby. Tenenda et habenda, libere et quiete, integre et plenarie, cum omnibus pert., libertatibus, et aysiammentis suis. Reddendo inde annuatim Willelmo, filio Radulfi Cæmentarii, et hæ. suis, duos den. ad Natale (142) Domini pro omnibus rebus. . . . Hiis testibus. Ricardo de Hotona, Willelmo de Thocotes, Adam de Lyum, Petro Westiby, Eustachio filio Eustachii, Petro Nurri, Rogero de Midelesburg, Johanne de Thocotes, Willelmo Stabulario, Johanne de Bernaldby, et m. a.

CLXVIII. Johannes filius Willelmi Keverel . . . Noveritis me resignasse, et quietum clamasse, et lingno et baculo reddidisse Laurentio, Priori de Gyseburne<sup>1</sup>, et ejusdem loci Can., totum jus quod habui vel habere potui in tofto cum omnibus pert., quod Willelmus, pater meus, tenuit in Gyseburne. . . . Hiis testibus. Willelmo Britoniæ, Willelmo de Galmetona, Alano de Berbehy, Roberto de Laysingby, Roberto de Wausand, Gregorio de Levinthorpe, Waltero de Thorpe, Roberto de Normanbi, Willelmo de Bolleby, Vincentio, Everardo, Waltero, servientibus prædicti Prioris.

CLXIX. Cecilia Horner de Gyseburne . . . in mea viduitate et mea libera potestate . . . Deo etc. totam terram cum pert. quam habui in villa de Gyseburne jure hæreditario; et quicquid me vel hæredes meos aliquo jure contigat, vel aliquando contingere poterit in eadem villa. Tenendum et habendum Deo et præfatis Can. et eorum succ., libere, quiete, pacifice, et integre, cum omnibus pert. in lib. pur. et perp. elemos. . . . Hiis testibus. Rogero de Thocotes, Marmedoco de Thwyng, Willelmo Rosel, militibus, Johanne de Tocotes, Willelmo Beuchin, Ricardo de Lyum, et aliis.

CLXX. Johannes Markant de Atona . . . Deo etc. toftum quod aliquando tenuit Nicholaus Scorthalse in villa de Gyseburne, et extendit se a tofto quod fuit Petri de Brun usque ad stratam magnam versus aquilonem. Tenendum et habendum præfatis Can. et eorum succ. in lib. pur. quiet. et perp. elem. . . . (142<sup>b</sup>) Hiis testibus. Dominis Symone de Brus, Rogero de Thocotes, Waltero de S[t]anesby, Willelmo de Mubray, militibus, Willelmo de Salkoe, Johanne de Thocotes, Umfrido de Hotona, Johanne de Blaby, Alano de Parco, Petro Westiby, Willelmo de Thornetona, Willelmo Beuchamp, et aliis.

<sup>1</sup> Laurence was Prior from about 1211 to about 1218.



CLXXI. (142<sup>b</sup>) Marmedocus de Elverdeby . . . Deo etc. totum jus et clamium quod habui vel aliquatenus habere potui in duobus toftis cum pert. in villa de Gyseburne, quæ quidem tofta habuerunt Can. ex dono Ricardi filii Adæ de Lyum, et in quibus aliquid jus vendicare per breve in Curia Domini Regis Coram Justiciariis tunc itinerantibus,<sup>1</sup> viz. Domino Petro de Brus, Domino Gylberto de Prestona, Domino Johanne de Ocketona, et Domino Waltero de Elyun, ratione consanguinitatis Agnetis, cognatæ quondam filiæ Vincentii olim Senescalli prædictorum Can. Tenenda et habenda Deo et Ecclesiæ prædictæ et memoratis Can. eorumque succ., cum omnimodis pert. suis in lib. pur. et perp. elem. . . . Hiis testibus. Domino Marmedoco de Thweng, Domino Ricardo de Thweng, Stephano Russel, Waltero de Thorp, Johanne de Redmershyl, Willelmo Beucham, et m. a.

CLXXII. Ricardus de Beringham . . . Deo etc. in lib. pur. et perp. elem., totam terram quam emi de Adam de Lyum in villa de Gyseburne cum omnibus pert. et aisymentis suis. Tenendam et habendam [prefatis] Can. libere, quiete, et pacifice, sicut aliqua elemosina liberius tenetur. . . . Hiis testibus. Domino Ada de Hiltone, Domino Ricardo de Hotona, Domino Rogero de Thocotes, Roberto Buscel, Johanne de Thocotes, Stephano Russel, et aliis.

CLXXIII. Ricardus de Beringham . . . Willelmo Paternoster de Gyseburne et hæ. suis, vel cui assignaverit, illam terram in villa de Gyseburne quam emit de Eustachio filio Eustachii, cum eisdem terminis, libertatibus, aisiametis, cum exitu et introitu, et per omnia, sicut carta prædicti Eustachii quam idem Willelmus Paternoster inde habet testatur. Hiis testibus. Willelmo de Bernaldby, Willelmo de Bolleby, Vincentio, Willelmo de Thornetona, Alexandro Pugeys, Johanne filio Thomæ, Jordano [de] Beverley, Willelmo de Thocotes, Roberto de Mida, Willelmo de Cotum, et m. a.

CLXXIV. (148) Willelmus de Beringham, filius Ricardi de Beringham . . . Deo etc. quicquid juris habui, vel ego vel hæ. mei aliquando habere possemus in terris, pratis, pascuis, toftis, et croftis, cum omnimodis suis pert. in villa et territorio

<sup>1</sup> A note at the side in paler and more modern writing places this action in the 52nd year of Henry III. (1267-8). No. 917, a fine before the same Justices Itinerant with the addition of John le Breton, was levied at York in 1268, which is the date of this action. The following entry on the Yorkshire Assize Roll for the

same year (52 Henry III., fo. 185) has reference to this charter:—"Marmeducus de Elredby, qui tulit breve de consanguinitate versus Priorem de Gyseburne de duobus toftis cum pert. in Gyseburne, et versus Willelmum de Bello Campo (i.e. Beauchamp) de una bov. terræ in eadem villa, non est præsens. Ideo etc."



de Gyseburne, et in homagiis et servitiis, wardis, escaetis, et releviis, quæ de Waltero filio Eustachii et hæ. suis vel quibuscunque aliis in villa et territorio aliquomodo me vel hæredes meos possint contingere . . . Hiis testibus. Domino Johanne de Bulmer, Domino Roberto de Stutevil, Matheo de Glaphou, Waltero de Thorp, Willelmo Beauchamp, Johanne de Redmershyl, Waltero filio Eustachii, et m. a.

CLXXV. Willelmus filius Ricardi de Beringham . . . Deo etc. in lib. pur. et perp. elem., unam bov. terræ cum pert. excepto tofto, in Gyseburne, quæ fuit de maritagio Julianæ matris meæ, quam ipsa in libera viduitate et legitima potestate sua dedit et assignavit. Tenendam et habendam Deo et præfatis Can. et eorum succ., libere, quiete, et honorifice, cum omnibus pert., libertatibus, et aysiamenis infra villam et extra ad eandem bov. terræ pertinentibus, excepto tofto. Et ego Willelmus et hæredes mei prædictam bov. cum pert. suis, excepto tofto, Deo et præfatis Can. et eorum succ. contra omnes homines warantizabimus, adquietabimus, et defendemus in lib. pur. et perp. elem. Quam si non warantizaverimus, do eis et præsentî carta mea confirmo unam bov. terræ cum pert. suis in eadem villa, quam habui jure hæreditario, quam pater meus emit sua pecunia, et ipsam in forma præscripta perpetuo warantizabo, et hæredes mei warantizabunt. . . . Hiis testibus. Domino Ada de Hyltona, Domino Willelmo de Mauteby, Domino Ricardo de Hotona, Willelmo de Salkoc, Johanne de Thocotes, Thoma de Salkoc, Stephano Russel, Petro Westiby, Willelmo Coco, Nicholao Sluphand, et aliis.

CLXXVI. Willelmus filius Ricardi de Beringham . . . Deo etc. unam bov. terræ cum pert. in Gyseburne, quam Ricardus pater meus habuit ex dono Adæ de Lyum cum uno tofto in Belmundgate, et cum alio tofto quod jacet ex aquilon[al]i parte Gardini dictorum Prioris et Conventus de Gyseburne, in escambium pro una bov. terræ in Beringham,<sup>1</sup> illum viz. quam dicti Prior et Conventus habuerunt ex dono Ricardi patris mei, et cum uno tofto et crofto in eadem villa. Tenendam et habendam dictis Priori et Conventui et eorum succ., libere, quiete, integre, et plenarie, cum omnibus pert. et aysiamenis ad prædictam bov. terræ pertinentibus. [*Charter imperfect. No witnesses.*]

CLXXVII. (149<sup>b</sup>) Willelmus de Beringham . . . Deo etc. unam bov. cum pert. in Gyseburne, quam habent ex dono Julianæ matris meæ, quæ fuit de maritagio ipsius, et jacet

<sup>1</sup> Barningham near Barnard Castle, which gave its name to a family often mentioned in this Chartulary under

the almost invariable form of Beringham.

propinquier terræ prædictorum Can. ubique in Campis de Gyseburne. Tenendam et habendam Deo et præfatis Can. et eorum succ., in lib. pur. et perp. elem. . . . Hiis testibus. Domino Ada de Hyltona, Domino Ricardo de Hotona, Domino Rogero de Thocotes, Thoma de Salkoc, Stephano Russel, Willelmo de Thornetona, Petro Westiby, Ricardo de Nevil, et aliis.

CLXXVIII. Juliana, uxor quondam Ricardi de Beringham<sup>1</sup> . . . in viduitate mea et libera potestate . . . Deo etc. unam bov. terræ cum pert. in Gyseburne quæ fuit de maritaggio meo, et jacet propinquier terræ prædictorum Can., ubique in Campis de Gyseburne. Tenendam et habendam Deo et præfatis Can. et eorum succ., in lib. pur. et perp. elemos. . . . Hiis testibus. Domino Ada de Hyltona, Domino Ricardo de Hotona, Domino Rogero de Thocotes, Johanne de Thocotes, Thoma de Salkoc, Stephano Russel, Willelmo de Thornetona, Petro Westiby, et aliis.

CLXXIX. Philippus de Gartona, filius Sibillæ de Gartona . . . Deo etc. tres rodas terræ cum pert. in territorio de Gyseburne, illas viz. tres rodas quas habui insimul jacentes inter terras prædictorum Can. apud Boulandsich. Tenendas et habendas præfatis Can. et eorum succ. de me et hæ. meis, in lib. pur. et perp. elemos. . . . Hiis testibus. Dominis Willelmo de Percy, Nicholao de Percy, Willelmo de Mubray, militibus, Johanne de Thocotes, Matheo de Glaphou, Willelmo Beuchamp, Ricardo de Lyum, Willelmo de Lyum, et m. a.

CLXXX. Petrus Westiby, Ricardus de Lyum, Willelmus Beucham, Walterus filius Eustachii, Stephanus Sluphand, Gylbertus Cæmentarius, Willelmus filius Petri, et alii libere tenentes (144) de Gyseburne . . . Dominis nostris, Priori et Conventui Gyseburnæ, totum jus et cladium quod habuimus vel habere potuimus in Parco Prioris, et in Cliva Prioris, et in Cliva Hervey, et terra arabili et prato, quæ sub eadem Cliva jacent ex parte aquilonali ejusdem Clivæ, et in Scuggedale, et in prato de Sleddale, et in clauso apud Boulandsich facto. Ita ut liceat præfatis Priori et Can., nostra et hæredum nostrorum contradictione non obstante, de prædictis pro sua voluntate libere ordinare ac disponere, et si voluerint fossato includere. . . . Hiis testibus. Domino Ricardo de Hotona, Umfrido fratre ejus, Johanne de Thocotes, Umfrido fratre

<sup>1</sup> According to General Harrison (History of Yorkshire, 280) she was the daughter and heir of Richard, son of Richard, son of Henry de Sadbury by Gilling; a widow 37

Hen. III. (1252-3); held lands in Mortham in dower which William de Mortham claimed against her 50 Hen. III. (1265-6).

ejus, Stephano Russel, Galfrido de Eldona; Willelmo de Bartona, Willelmo le Bret', Hugone [de] Sadberge, et aliis.

CLXXXI. *Identical with No. 179.*

CLXXXII.<sup>1</sup> Philippus de Gartona . . . Deo etc. in lib. pur. et perp. elem., totam terram quam habui in villa et campis de Gyseburne, viz. unum toftum et croftum ex parte aquilonali villæ de Gyseburne, et ad capud crofti tres rodas terræ, et ad Molendinum ventriticum dim. acram terræ, et ad Mordayls unam rodam terræ, et ad Wandayles unam rodam terræ, et totum pratum [quod] habui in prato occidentali ejusdem villæ, viz. ex parte orientali de Windehil. Dedi insuper et concessi, et de me et hæ. meis in perp. quietum clamavi Deo et Ecclesiæ prædictæ et Can. memoratis, totum jus et clamium, quod ego vel hæ. mei habuimus, vel aliquatenus habere poterimus, in toftis, croftis, terris, pratis, et aliis universis et singulis cum suis pert. in villa et campis de Gyseburne sine aliquo retenemento, in lib. pur. et perp. elem. Tenenda et habenda Deo et præfatis (144<sup>b</sup>) Can. et eorum succ., libere, quiete, pacifice, et honorifice, cum omnibus pert. ad prædicta omnia et singula ubique spectantibus. . . Hiis testibus. Johanne de Toukotis, Johanne de Redmershill, Ricardo de Lithum, Willelmo Beuchampp, Waltero filio Eustachii, Willelmo de Aula, et aliis.

CLXXXIII. Agnes Petit, quondam uxor Adæ Petit . . . in viduitate et libera potestate mea . . . Stephano Russel et hæ. suis et suis assign., tertiam partem unius tofti in Gyseburne quod habuit ex dono Adæ Petit quondam mariti mei; quod quidem toftum jacet inter terram Prioris de Gyseburne ex una parte, et terram Magistri operis Ecclesiæ ex altera. Hiis testibus. Domino Rogero de Toukotis, Domino Willelmo Rosel, Johanne de Toukotis, Johanne de Blaby, Thoma de Salcock, Willelmo de Thornton, Ricardo de Lythum, Willelmo Beuchaump, et m. a.

CLXXXIV. Willelmus de Schirburne . . . Rogero Ward de Gyseburne et hæ. suis vel suis assign., unum toftum cum pert. in Gyseburne quod Adam Petit vendidit Stephano Russell. Tenendum et habendum præfato Rogero et hæ. suis vel suis assign. de Priore et Conventu de Gyseburne, libere, quiete, et honorifice, cum omnibus pert., libertatibus, et aysiamentis suis infra villam et extra. Reddendo inde annuatim magno Altari de Gyseburne quatuor den. tantum ad Assumptionem B. Virginis pro omni seculari servitio, consuetudine, et demanda. Et ego prædictus Willelmus et hæredes mei prædictum toftum cum pert. præfato Rogero et hæ. suis vel suis assign. pro

<sup>1</sup> The writing from here to No. 208 is paler and later in character.



servitio prædicto dictis Priori et Conventui faciendo, contra omnes homines warantizabimus, adquietabimus, et defendemus in perpetuum. Et si prædictum toftum warantizare non poterimus, quod absit, dabimus sibi et hæ. suis vel suis assignatis valentiam illius tofti de terra nostra in Schirburne<sup>1</sup> in loco competenti. . . . Hiis testibus. Domino Willelmo Priore de Gyseburne,<sup>2</sup> (145) Hugone de Hoton, Waltero de Thorpp, Johanne de Redmersil, Ada de Toukotes, Johanne de Irton, Willelmo de Morton, Willelmo Beuchaump.

CLXXXV. Isabella, uxor quondam Rogeri Ward de Caldcotis . . . Noveritis me, in viduitate et libera potestate mea constitutam, concessisse, remisisse, et omnino de me et hæ. meis imperp. quietum clamasse, Deo etc. totum jus et clamium quod habui seu quoquomodo habere potui nomine dotis, seu cujuscunque alterius actionis, in quodam tofto in Gyseburn quod fuit aliquando prædicti Rogeri Ward, quondam viri mei, et quod habuit ex dono Willelmi de Schirburn, seu in quacunque alia re mobili seu possessione aliqua, quæ unquam fuerunt prædicti viri mei quocunque modo. . . . Hiis testibus. Willelmo de Rosels, Roberto Gouer,<sup>3</sup> militibus, Waltero de

<sup>1</sup> Shirburn in the East Riding. In the Knights' Fees in Yorkshire 81 Edward I. (1302-3), William de Shireburne is named as holding fourteen bovates there (Kirkby's Inquest, 266).

<sup>2</sup> William de Middelburg, 1281-1320.

<sup>3</sup> The following extract from the Yorkshire Assize Rolls of 1276 (N. 1. 3—1. m. 4) seems worthy of insertion here, on account of the curious information it affords of the practical working of the feudal system. The power of the superior lord to tender to his tenant, to whom he was guardian, a suitable marriage, or as it was called one without disparagement, often caused much hardship. In this case Nicholas de Meynell of Whorlton, the superior lord, tried to pass off on his ward Robert, son of Robert Guer, a natural daughter of his uncle John de Stoteville as a suitable match. This tender Robert was justified in refusing, on account of the illegitimacy of the lady in question; but his refusal of a daughter of William de Roseles, one of Meynell's knights, to whom his wardship and marriage had been sold, was not so fortunate in its issue. The jury, to

whom the question was referred, found that the marriage was one befitting Guer's rank, and condemned him to pay the penalty provided by the Statute of Merton, 20 Hen. III., c. vi, namely, twice the value of the marriage, which in this case amounted to eighty marks, or nearly four years rent. The occurrence of their names so close together as witnesses to the above charter, would lead one to fancy that Guer changed his mind, and did after all marry a daughter of Roseles, rather than to pay the fine imposed by the statute:—"Assisa venit recognitura, si Robertus Guer, filius Roberti Guer, fuit seiscitus in dominico suo ut de feodo, de duobus toftis, quinque bov. et novem acris terræ et dim., et una acra prati, cum pert., quæ Nicholaus de Meynell tenet. Qui venit, et bene cognoscit quod prædictus Robertus, de cujus morte etc., obiit seiscitus de prædictis terris et ten., et quod prædictus Robertus propinquior hæres ejus est. Et dicit quod nichil clamat in prædictis ten., nisi tantummodo dominium. Et dicit, quod prædictus Robertus, qui modo tulit assisam istam, tenuit de ipso prædicta ten. per servitium militare; et dum fuit infra etatem

Thorpp, Radulfo de Toukotis, Johanne de Irton, Johanne de Redmershil, Willelmo de Fulthorpp, Willelmo de Ebor., et aliis.

in custodia sua, diffugit a custodia sua, nec se voluit per ipsum maritari, cum ipse optulit eidem Roberto, infra etatem existenti, maritadium absque disparagatione, viz. filiam Johannis de Stoteville, quam penitus refutavit, et postmodo filiam Willelmi de Roseles, quam similiter refutavit. Et hac ratione tenet prædictam terram, quousque, secundum legem et consuetudinem regni, pro maritagio suo ei fuerit satisfactum. Dicit etiam, quod quidam Robertus Guer, pater istius Roberti, fuit in custodia ejusdam Stephani de Meynill, patris sui; qui quidem Stephanus maritadium ipsius Roberti vendidit cuidam Adæ de Gesemuthe. Dicit etiam, quod idem Adam de Gesemuthe maritavit quamdam sororem suam eidem Roberto, patri istius Roberti. Et Robertus filius Roberti bene cognoscit, quod ipse fuit in custodia ipsius Nicholai; et bene dicit quod nunquam fugit a custodia ipsius Nicholai, nec idem Nicholaus unquam filiam Johannis de Stoteville, nec filiam Willelmi de Roseles optulit ei, sicut ei imponit. Et præterea dicit, quod licite recessit a custodia ipsius Nicholai, et non diffugit. Et quod ita sit, petit quod inquiratur. Et Nicholaus similiter. Juratores dicunt super sacramentum suum, quod prædictus Robertus tenet prædicta ten. de prædicto Nicholao per servitium militare, et quod fuit in custodia ipsius Nicholai. Et dicunt quod idem Nicholaus optulit eidem Roberto maritadium filiae Johannis de Stoteville avunculi sui. Dicunt quod non licite recessit a custodia prædicti Nicholai. Et Juratores, quæsi ejus etatis prædictus Robertus sit, et quantum terræ et ten. ipsius Roberti valent per annum, dicunt quod terræ et ten. sua valent per annum viginti et sex marcas; et dicunt quod fuit plenæ etatis ad festum S. Michaelis, anno regni Regis Edwardi tertio (1275). Postea venit Robertus Guer et dixit, quod prædicta filia Johannis de Stoteville, quam prædictus Nicholaus de Meynill ei optulit ad se maritandum, non

fuit de legitimo matrimonio procreata, et ea occasione recusavit ipse maritadium illud. Et Nicholaus dicit, quod ipse optulit ei ad maritadium filiam Willelmi de Roseles, militis sui, postquam ipse recusaverat filiam prædicti Johannis avunculi sui. Et quia Juratores prædictæ assisæ recesserunt, antequam plenarie essent examinati de valore prædicti maritagii, et similiter utrum prædictus Nicholaus optulerat ipsi Roberto filiam prædicti Willelmi de Roseles ad maritadium vel non, ponitur iudicium istud in respectum usque in Octabas S. Michaelis hic. Et præceptum est Vicecomiti, quod tunc venire faceret Juratores prædictæ assisæ, ad plenius certificandum Justiciariis de articulis prædictis. Idem dies datus est Roberto le Gower in Banco, nisi interim se concordare possit cum prædicto Nicholao, domino suo, de valore maritagii sui prædicti. Postea in Octabis S. Michaelis, anno supradicto, venerunt partes et prædicti Juratores. Et prædicti Juratores super sacramentum suum requisiti, si prædictus Nicholaus, dum prædictus Robertus fuit in custodia sua, optulit ei (in) maritadium filiam Willelmi de Roseles, per quod maritadium idem Robertus non esset disparagatus; dicunt quod prædictus Nicholaus dedit prædicto Willelmo, militi suo, custodiam et maritadium prædicti Roberti, ita quod prædictus Willelmus cepit fidelitates de tenentibus ipsius Roberti, et optulit ei filiam suam maritandam, tam per se, quam per prædictum Nicholaum; et quod idem Robertus recusavit se maritare filiae prædicti Willelmi. Quæsi etiam, quantum maritadium prædicti Willelmi valet ad vendendum communiter etc., dicunt quod valet et valet communiter ad vendendum quadraginta marcas. Et quod per Statuta de Merton, facta tempore H. Regis, patris domini Regis nunc, statutum fuit, quod si heredes aliqui post quartum decimum annorum ipsorum a custodia dominorum suorum diffugerent, et se per dominos suos maritari non vellent,

CLXXXVI. Ricardus de Berningham . . . Willelmo, filio et hæredi meo, totam terram cum pert. quam habui in Gyseburn, tam ex acquisitione mea quam ex maritagio Julianæ uxoris meæ, matris ipsius Willelmi, ad dotandum uxorem suam, Isodam, filiam Adæ de Ward.<sup>1</sup> Ita quod si Willelmus ante me obierit, prædicta terra cum pert. in tota vita ipsius Isodæ remaneat eidem Isodæ nomine dotis. . . . Hiis testibus. Domino Alano filio Briani, Henrico filio Ranulfi, Willelmo de Musters, Roaldo filio Roaldi, Alano de Latona, Henrico de Latona, Michaelis filio Michaelis, et pluribus aliis.

CLXXXVII. *Verbatim as in No. 29.*

CLXXXVIII. (145<sup>b</sup>) Ego Willelmus filius Willelmi Fyn quietum clamavi Johanni filio Nicholai Marchand de Aton<sup>2</sup> et hæ. suis, omne jus et clamium quod habui vel habere potui in una bov. terræ, et in tribus mesuagiis, et in uno crofto ; viz., illa bov. terræ quæ jacet proxima soli de dim. car. terræ quæ fuit Eustachii quondam Senescalli de Gyseburn, et illa tofta quæ jacent proxima tofto quod fuit Thomæ nepotis Radulfi quondam Prioris Gyseburn, quæ clamavi per breve de recto versus prædictum Johannem Marchand de Aton. . . . Hiis testibus. Domino Willelmo de Percy, Domino Johanne de Bulmer, Domino Roberto de Stutevyle, Domino Willelmo de Mubray, militibus, Ricardo de Wasand, Johanne de Blaby, Willelmo de Thornton, Willelmo de Levington, Roberto de Colleby, Willelmo de Lakenby, Roberto de la Marays, et aliis.

quod domini ipsorum heredum haberent duplicem valorem maritagii ipsorum heredum pro contemptu. Et statutum illud nunc per dominum Regem confirmatum est per statuta sua, quæ de novo ordinant. Et per inquisitionem istam convictum est, quod prædictus Robertus diffugit a custodia prædicti Nicholai, et maritagium sibi competens absque disparagatione recusavit. Per prædictum statutum consideratum est, quod prædictus Nicholaus, heredes, vel assignati sui, teneant terram quam prædictus Nicholaus modo tenet de hereditate prædicti Roberti ultra etatem suam plenam, quæ fuit ad festum S. Michaelis, anno domini Regis nunc tertio, quousque perceperit duplicem valorem maritagii sui prædicti, scil. quater viginti marcas. Ita tamen quod valor prædictæ terræ suæ per inquisitionem istam appreciatus est ad viginti sex marcas per annum, eidem Roberto, postquam fuit plenæ etatis, allocetur, nisi ita contigerit

quod prædictus Rogerus (*sic*) finem meliorem cum prædicto Nicholao facere posset, et levatur de terra prædicti Roberti prædictis quater viginti marcis (*sic*), postquam idem Robertus plenæ etatis fuerit, vel per plenam perceptionem prædictarum quater viginti marcarum, vel per finem, prout prædictum est, prædictus Robertus habeat terram suam absque contradictione prædicti Nicholai, vel heredum suorum, vel assignatorum suorum."

<sup>1</sup> General Plantagenet in his pedigree of this family does not mention this marriage. He makes him marry Felicia, sister and heir to Robert, son of John de Beresford (History of Yorkshire, 280).

<sup>2</sup> By a Fine dated the vigil of the Purification of the Virgin, 36 Henry III. (Feb. 1st, 1251-2), Walter, son of Eustace de Giseburne, granted to Nicholas the Merchant (*mercator*) of Aton, three messuages and a bovate of land in Giseburne.

CLXXXIX. Johannes Marchaund, filius Nicholai Marchaund . . . Deo etc. totum jus et clamium quod habui vel aliquatenus habere potui in terris vel tenementis, toftis et croftis, pratis et pascuis, cum aliis pert. quibuscunque in campis et villa de Giseburn, et specialiter in una bov. terræ et toftis et croftis cum suis pert. universis et singulis, quæ Honora, mater mea, aliquando habuit et tenuit nomine dotis pro terris prædicti Nicholai patris mei (146). Tenenda et habenda Deo et Ecclesiæ prædictæ et Can. memoratis, libere, quiete, et integre, cum suis pert., libertatibus, et aysiamenis eisdem ubique et qualitercunque spectantibus . . . Hiis testibus. Johanne de Toukotis, Matheo de Glaphou, Waltero de Thorpp, Johanne de Redmershyl, Willelmo Beuchaump, Ricardo de Lythum, Waltero Stabulario, et a. m.

CXC. Walterus filius Eustachii de Gyseburne. . . . Deo etc. homagium totum et servitium Radulfi de Hotona et hæredum suorum de tota terra, quam idem Radulfus tenuit de me in villa de Gyseburn. Remisi etiam et de me et hæ. meis imperp. quietum clamavi Deo et præfatis Can. annuum redditum unius den., quem percipere consuevi de una domo, quam Willelmus Paternoster et filia ejus de me tenuerunt in eadem villa. Tenenda et habenda Deo et præfatis Can. in pur. lib. et perp. elem., libere, quiete, honorifice, et in pace. . . . Hiis testibus. Domino Ada de Hiltona, Ricardo de Hotona, Rogero de Tokotis, Petro de Uppelithum, Willelmo Beuchaump, et m. a.

CXCI. Juliana, quondam uxor Radulfi de Hoton . . . in libera viduitate et legitima potestate mea . . . Deo etc. in lib. pur. et perp. elem., totam medietatem tofti et crofti versus aquilonem, quod quidem toftum et croftum habui ex dono Willelmi de Neuton patris mei, et jacet in villa de Gyseburne inter toftum quod tenuit aliquando Ricardus Sley, et toftum quod fuit Ricardi de Berningham. Tenendam et habendam Deo et Ecclesiæ prædictæ et Can. memoratis, libere, quiete, pacifice, et integre, cum edificiis quibuscunque aliis ad prædictam medietatem tofti (146<sup>b</sup>) et crofti ubicunque spectantibus. . . . Hiis testibus. Johanne de Irton, Johanne de Redmershil, Willelmo de Beuchaump, Waltero filio Eustachii, Willelmo de Aula, Roberto Petit, et m. a.

CXCII. Agnes filia Willelmi Forestarii de Gyseburne . . . in pura viduitate et libera potestate mea . . . Waltero Clerico, et Emmæ uxori ejus, filiæ meæ, et hæ. eorum, totam hæreditatem meam quæ descendit ad me a Willelmo Forestario patre meo per Hugonem fratrem meum jure hæreditario in villa de Gyseburn, viz. unum mesuagium cum crofto ad illud pertinente.

Quod quidem mesuagium jacet inter toftum quod fuit Radulfi filii Stephani de Ecclesia de Gyseburn, quod vendidit Magistro operis ejusdem Ecclesiæ et toftum Nicholai filii Stephani de eadem villa, et unam acram terræ et dim. in campo ejusdem villæ in parte orientali inter terram Prioris de Giseburn et terram Nicholai filii Stephani prædicti. Tenendam et habendam prædictis Waltero et Emmæ et hæ. eorum, libere, quiete, honorifice, et pacifice, cum omnibus aysiammentis ad prædictam terram pertinentibus infra villam et extra, de Priore et Conventu de Gyseburne, prout ego et antecessores mei de eisdem eam tenuimus. Reddendo annuatim dicto Priori et Conventui tantum duos den. ad Natale Domini pro omni servitio, consuetudine, et demanda . . . Hiis testibus. Domino Ricardo de Hotona, Domino Rogero de Toukotis, Johanne de Thoucotis, Umfrido de Hoton, Petro Westiby, Ricardo filio Adæ de Lithum, Radulfo de Hoton, Hugone Fabro, Nicholao filio Stephani, Ada Parvo, et m. a.

CXCIIA. Willelmus, Prior Gyseburnæ, et ejusdem loci Conventus . . . Willelmo de Rywaus unum toftum et unum croftum in villa de Gyseburne, quod fuit quondam Walteri Forestarii de eadem. Quod quidem toftum et croftum jacent inter toftum quod fuit Radulfi filii Stephani de Ecclesia, quod vendidit Magistro operis Ecclesiæ de Gyseburn, et toftum Nicholai filii Stephani de eadem villa, cum omnibus aysiammentis et libertatibus infra villam de Gyseburne et extra ad prædictum toftum ubique pertinentibus. Tenendum et habendum præfato Willelmo et uni hæredum suorum, vel uni assignatorum suorum tantum, de nobis et succ. nostris, libere, quiete, bene, integre, et in pace, cum omnibus libertatibus et aysiammentis. Reddendo inde annuatim Bursario nostro octo solidos ad duos anni terminos, scilicet ad Pentecosten et ad festum S. Martini in yeme per partes æquales, pro omni servitio, exactione, et demanda. De quibus viz. octo sol. Bursarius solvet Sacristæ duodecim den., et luminari altaris S. Katerinæ duos sol., et Refectorario ad speciales<sup>1</sup> Conventus duos sol. et sex den. ad terminos prædictos per partes æquales. . . . Et sciendum quod post decessum præfati Willelmi et unius hæredum suorum, vel unius assignatorum suorum, prædictum toftum cum crofto ad nostrum monasterium sine omni contradictione et calumpnia totaliter convertetur. In cujus rei test. præsentis scripto, ad modum cyrographi confecto, sigillum capituli nostri et sigillum præfati Willelmi alternatim sunt

<sup>1</sup> *Usus* being understood, it is written *spes*, with a mark of contraction over the middle of the word. It corre-

sponds to the phrase "in propriis resus" in spiritual matters.



appensa. Hiis testibus. Johanne de Yrton, Johanne de Redmershill, Willelmo Beuchamp de Giseburn, Waltero filio Eustacii de eadem, Gilberto . . . de eadem, et m. a. [Bodleian Charters, Yorkshire, No. 58.]

CXCIII. Alexander filius Emmæ le Forestar' de Giseburne . . . Deo etc. in lib. pur. et perp. elemos., unum mesuagium cum crofto ad illud pertinente, quod quidem mesuagium jacet inter toftum quod fuit Radulfi filii Stephani de Ecclesia de Gyseburne, quod vendidit Magistro operis ejusdem Ecclesiæ, et toftum Nicholai filii Stephani de eadem villa, ad inveniendum luminare duorum (147)<sup>1</sup> cereorum ad Altare S. Katerinæ in eadem Ecclesia, et quicquid in campis, boscis, moris, pascuis, pratis, et in omnibus aliis locis, infra villam [de] Gyseburn et extra pertinentibus habui, vel habere potui, vel michi et hæ. meis aliquocunque jure hæreditario posset escayre,<sup>2</sup> vel in aliquo alio casu juris evenire. Tenendum et habendum Deo et Ecclesiæ memoratæ et Can. prædictis de me et hæ. meis sine aliquo retinemento, libere, quiete, integre, bene, et in pace, cum omnibus pert., libertatibus, et aysiammentis prædictis mesuagio et crofto pertinentibus. . . . Hiis testibus. Hugone de Hoton, Ada de Toukotis, Waltero de Thorpp, Johanne de Redmershill, Johanne de Irtona, Willelmo Beuchamp, Roberto de Laysingby, Waltero filio Eustachii, Rogero Ward, Petro de Laysingby, Ricardo de Lythum, et m. a.

CXCIV. Alexander filius Emmæ le Forester . . . Julianæ, quæ fuit uxor Willelmi Sturbald, et Roberto filio ejus, vel alteri eorum, qui diutius vixerit, in tota vita sua, quatuor seliones in Campo de Gyseburn juxta le Viverparke versus orientem, inter terram Domini Prioris ex una parte et terram Stephani Sluphand ex altera. Tenendas et habendas prædictas quatuor seliones prædictis Julianæ et Roberto, vel alteri ipsorum, in tota vita sua, libere, quiete, bene, et in pace, cum omnibus pert. suis, libertatibus, et aysiammentis prædictæ terræ qualitercunque spectantibus. Reddendo inde annuatim prædicto Priori et succ. suis duos den. argenti infra Natale Domini, pro omnibus sæcularibus servitiis et demandis. Volo etiam et concedo pro me et hæ. meis, quod post mortem prædictorum Julianæ et Roberti prædictæ quatuor seliones cum suis pert. prædicto Priori et succ. suis, libere, quiete, integre, et in pace, sine aliqua calumpnia vel impedimento mei vel hæredum meorum, remaneant in perp. in lib. pur. et perp. elem. . . . Hiis testibus. Hugone de Hotona, Ada de Toukotis, Johanne de

<sup>1</sup> Note at the top of this folio: ad altare S. Katerinæ in Ecclesia de Giseburne.  
<sup>2</sup> Nota de duobus cereis inveniendis To escheat.

Redmers[h]ill, Johanne de Irtona, Willelmo Beuchaump, Waltero filio Eustachii, et m. a.

CXCV. (147<sup>b</sup>) Willelmus, Molendinarius de Giseburn, et Agnes, uxor sua, filia Willelmi Forestarii de Gyseburn . . . communi consilio nostro et bona voluntate nostra . . . Waltero Clerico in libero maritagio cum Emma, filia Eliæ Clerici, unum toftum cum crofto ei pertinente, scil. illud toftum quod Gundri quondam uxor Willelmi Forestarii tenuit sub nomine dotis. Tenendum et habendum prædicto Waltero et hæc. suis de prædicta Emma procedentibus. Reddendo inde annuatim nobis in vita Gundri duos den., scil. unum den. ad Natale Domini, et unum den. ad Pascha: et post decessum Gundri quatuor den. annuatim ad prædictos terminos in vita nostra. . . Hiis testibus. Domino Ricardo de Hoton, Domino Rogero de Toukotis, Johanne de Toukotis, Petro Westiby, Petro de Aula, Radulfo de Hoton, et m. a.

CXCVI. Adam de Lythum . . . Willelmo filio Symonis de Lythum pro servitio suo, et ad sustentationem unius lampadis, scil. de una lagena olei per annum in diebus ante altare S. Nicholai in Ecclesia S. Mariæ de Gyseburne, pro salute animarum antecessorum et successorum meorum, et pro salute animæ meæ, duas acras terræ et unam rodam extra villam de Giseburn versus orientem, scil. illas quæ jacent inter terram Ricardi de Berningham et terram Eliæ Parvi, et unam acram terræ apud Boulandsik versus occidentem, cum omnibus pert. suis, libertatibus, et aysiamenis. Tenendas et habendas prædicto Willelmo et hæc. suis vel suis assignatis imperp., de altari S. Nicholai per prædictum servitium, libere, quiete, et pacifice ab omni sæculari demanda et actione. . . Hiis testibus. Stephano de Rosels, Ricardo de Hotona, Johanne de Toukotis, Willelmo de Salcok, Anselmo fratre suo, Petro Westiby, Petro de Aula, Thoma Pulayn, et m. a.

CXCVII. Robertus de Laysingby . . . (148) Priori et Conventui de Gyseburne et eorum succ., duas acras terræ et unam rodam cum pert. in Gyseburn, jacentes juxta terram, quæ quondam fuit Aliciæ Petit, quas habui ex dono et concessione Luciæ, filiæ Thomæ de Rosels de Gyseburn. Tenendas et habendas prædictis Priori et Conventui et eorum succ., in lib. pur. et perp. elem. . . . Hiis testibus. Johanne de Redmershill, Johanne de Irton, Ada de Toukotis, Johanne Judy de Gisseburn, Willelmo de Aula de eadem, Stephano filio Walteri filii Eustachii de Gyseburne, et m. a.

CXCVIII. Ego Isabella, quondam uxor Thomæ de Rosels de Giseburn in Cliveland, in mea viduitate et legitima potestate, remisi et omnino imperp. quietum clamavi Roberto, filio

Henrici de Laysingby, et hær. suis et suis assignatis, totum jus et clamium quod habui, vel aliquo modo habere potui, nomine dotis, post mortem<sup>1</sup> Thomæ de Rosels quondam viri mei, in uno mesuagio et in tota terra cum omnibus pert., quam prædictus Thomas, quondam maritus meus, habuit in vita sua in villa et territorio de Gyseburn . . . Præterea ego etiam Isabella renuncio pro me omnibus scriptis, habitis aut habendis, quæ michi ad prædictæ terræ et mesuagii revocationem proterint prodesse, et dicto Roberto et hær. suis vel suis assign. in aliquo nocere. Ita scil. ut si aliquod scriptum penes aliquem in posterum inveniatur, cassum reputetur et vacuum. Et ad majorem hujus quietæ clamationis et relaxationis securitatem faciendam coram Domino Ricardo Blaunchard, Capellano, et Thoma Ward de Wilton, ego Isabella fidem meam dicto Roberto dedi, et corporale sacramentum ad omnia supradicta fideliter observanda præstiti . . . Hiis testibus. Johanne de Irton, Stephano filio Walteri filii Eustacii, Stephano de Lepington, Willelmo Dasse, Johanne Judy, Willelmo filio Rogeri filii Arnaldi, Willelmo Saunfayle, et aliis.

CXCIX. Lucia, filia Thomæ de Rosels de Giseburn in Clive-land, in mea perpetua virginitate et legitima potestate . . . Roberto, filio Henrici de Laysingby, et hær. (148<sup>b</sup>) suis, et assign., vel cuicumque vel quandocunque dare [vel] assignare voluerit, unum mes. et totam terram meam, quam habui jure hæreditario post mortem Thomæ de Rosels patris mei in villa et in territorio de Gysburn, jacentem inter terram quondam Ricardi de Berningham ex parte una, et terram quondam Eliæ Petit ex altera. Tenenda et habenda dicto Roberto et hær. suis et suis assignatis de Domino feodi, libere, quiete, bene, et in pace, cum omnibus libertatibus et aysiamendis dictis mesuagio et terræ infra villam et extra prope et procul pertinentibus, sine ullo retinemento imperp., pro una lampade sustinenda diebus festivis ante altare S. Nicholai in Ecclesia de Giseburn, scil. per unam lagenam olei per annum tantummodo pro omnibus aliis servitiis sæcularibus, actionibus, et demandis . . . Hiis testibus. Johanne de Redmershil, Ada de Toukotis, Johanne de Irtona, Willelmo de Fulthorpp, Johanne Terry, Stephano de Lepington, Stephano Stabulario, et aliis.

CC. Ego Isabella, quondam uxor Willelmi de Corebrigg, totum jus et clamium quod per quascunque vias et modos habui, habeo, vel habere potero, in terris et ten. et in eorundem proficuis, quæ vel quas prædictus Willelmus, maritus meus,

<sup>1</sup> Mortis.

habuit ex concessione dimissione [vel] quieta clamazione Thomæ de Rosels, vel Isabellæ quondam uxoris suæ, Priori et Conventui de Gyseburne quietum de me et meis clamo imperp. . . . Hiis testibus. Johanne de Irton, Roberto de Laysingby, Johanne de Redmershil, Stephano Stabulario, Willelmo Dasse, Willelmo filio Rogeri filii Arnaldi, et aliis.

CCI. Agnes, Emma, et Isabella, filiæ Willelmi de Corebrigg, totum jus et clamium quod per quascunque vias [*as in the last charter*].

CCII. (149) Walterus Pollard de Seton . . . Deo et Can. de Giseburn redditum dim. marcæ, quam de eisdem Can. annuatim solebam percipere; necnon et omnino possessiones et ten. quæ habent in Giseburn infra villam et extra de antecessoribus meis, et corrodia et omnia alia quæ antecessores mei de Domo de Gyseburn aliquando perceperunt, de me et hæ. meis imperp. præfatis Can. quietum clamavi et abjuravi. . . . Hiis testibus. Ada de Lythum, Johanne de Bernaldby, Petro Westiby, Johanne de Schipton, Petro Nurri, Willelmo Stabulario, Eustachio filio Eustachii, Willelmo Forestario, Roberto de Mida, Willelmo Paternoster, Petro Bruncoste, et m. a.

CCIII. Alanus, filius et hæres Petri del Nunhus . . . Deo etc., totam terram quam habui in villa de Gyseburne, in toftis et croftis, et aliis terris cultis vel incultis, sine aliquo retinemento in lib. pur. et perp. elemos. Tenendam et habendam Deo et Ecclesiæ præfatæ et Can. memoratis, libere, quiete, pacifice, et integre, cum omnibus libertatibus et aysiamendis ad prædictam terram ubique spectantibus. . . . Hiis testibus. Johanne Skyrloc, Radulfo de Irton, Johanne Marescallo, Willelmo de Berningham, Willelmo Beuchaump, Waltero filio Eustacii, Petro de Brun, et m. a.

CCIV. (149<sup>b</sup>) Rogerus, filius Matildis, unius sororis et hæredis Petri Westiby . . . Deo etc. quoddam croftum et toftum in villa de Giseburne, quod habui jure hæreditario per dictam matrem meam, et jacet propinquius [e]xitui villæ versus occidentem, præter toftum Cristianæ amitæ meæ. Insuper totum jus et clamium quod habui, vel aliquatenus habere potui in terris vel ten. in eadem villa. Tenenda et habenda Deo et Ecclesiæ prædictæ et Can. memoratis, cum omnibus et singulis pert. suis, in lib. pur. et perp. elem. . . . Hiis testibus. Matheo de Glaphou, Waltero de Thorpp, Johanne de Redmershill, Willelmo Beuchaump, Waltero filio Eustacii, Thoma de Brotton, et aliis.

CCV. Thomas filius Thomæ Blundi de Giseburn . . . Deo etc. totam terram quam habui in Giseburn, cum toftis et

croftis, et cum omnibus pert., libertatibus, et aysiamentis infra villam et extra, ad eandem terram pertinentibus, sine ullo retinemento. Tenendam et habendam Deo et præfatis Can. et eorum succ., in lib. pur. et perp. elem. . . . Hiis testibus. Domino Ricardo de Hoton, Domino Rogero de Toukotis, Johanne de Toukotis, Petro Westiby, Ricardo de Lythum, Willelmo Beuchaump, Nicholao filio Stephani, et aliis.

CCVI. Elias filius Barn . . . Waltero Wodecok et suis assign. unam selionem terræ ad Blakestaynbrek, in escambium cujusdam selionis quam prius dederam ei super Kerlinghou. Tenendam et habendam dicto Waltero et suis assign., libere, quiete, cum omnibus pert. suis imperp. . . . Hiis testibus. Domino Ricardo de Hoton, Domino (150) Rogero de Toukotis, Johanne de Toukotis, Petro Westiby, Ricardo de Lythum, Willelmo Beuchaump, Nicholao filio Stephani, et aliis.

CCVII. Alicia de Malteby de Giseburn, filia et hæres Galfridi Cæmentarii. . . . Noveritis me remisisse, relaxasse, et omnino pro me et hæ. meis quietum clamasse, Priori et Conventui de Gyseburn, totum jus et clamium quod habui, vel aliquo modo habere potui, in quatuor den. annui redditus, quos percipere solebam per manus eorundem Prioris et Conventus, vel in terra de qua prædictus redditus aliquo modo michi debebatur. . . . Hiis testibus. Thoma de Semer, Stephano Stabulario, Willelmo de Aula, Willelmo Dasse, Willelmo filio Rogeri, Willelmo de Coupeland, et aliis.

CCVIII. Adam, filius Ricardi Nuncii de Gyseburn . . . Priori de Gyseburne et Can. ibid Deo servientibus et servituris, domum meum cum crofto et aliis suis pert., quam habui ex australi parte dictæ villæ de Gyseburn, quæ sita est inter domum Magistri operis ejusdem Ecclesiæ et domum Roberti Nuncii. Tenendam et habendam dictis Priori et Can. et succ. suis, in lib. pur. et perp. elem., libere, quiete, integre, et pacifice, cum omnibus suis pert. dictæ domui et crofto aequaliter pertinentibus. . . . Hiis testibus. Johanne de Irtona, Ada de Toukotis, Johanne de Redmershill, Waltero filio Eustacii, Johanne Judy, Willelmo Tinctore, Ada de Aula, et m. a.

CCIX.<sup>1</sup> Thomas Petit de Gyseburne . . . Petro de Hemmyngburgh, Clerico, unum mes., ac etiam omnia alia terras et ten. cum suis pert., quæ habui in Gyseburne jure hæreditario post decessum Stephani Petyt, Capellani, avunculi mei. Tenenda et habenda eidem Petro et hæ. suis vel assign., omnia prædicta terras et ten. cum suis pert. de capitali (159<sup>b</sup>) Domino

<sup>1</sup> Nos. 209-211 are in a different hand to the charters preceding or following.

feodi illius, per servitia inde debita et consueta. . . . Hiis testibus. Stephano le Stabiler, Symone de Coquina, Johanne Durison, et aliis. Datum apud Gyseburne die Martis proximo post festum S. Edmundi Archiepiscopi,<sup>1</sup> Anno Domini m<sup>1</sup><sup>o</sup> [ccc<sup>mo</sup>] tricesimo primo, et anno regni Regis Edwardi tertii post conquestum Angliæ quinto.

CCX. Petrus de Hemyngburgh . . . Dominis meis, Priori et Conventui de Gyseburne, unum mes. et duas acras terræ cum omnibus suis pert. in Gyseburne in Clyveland. Tenenda et habenda sibi et succ. suis, in lib. pur. et perp. elem. . . . Hiis testibus. Ada de Toukotes, Johanne Gower de Sexhou, etc. Datum apud Gyseburn in festo S. Johannis ante Portam Latinam,<sup>2</sup> Anno Domini m<sup>1</sup><sup>o</sup> ccc vicesimo tertio.

CCXI. Johannes Marchaunt, filius Nicholai Marchaunt . . . Deo etc. totum jus et cladium quod habui vel aliquatenus habere potui, in terra vel ten., toftis et croftis, pratis et pascuis, cum aliis pert. quibuscunque, in Campis et villa de Gyseburn; et specialiter in una bov. terræ et toftis et croftis cum suis pert. universis et singulis, quæ Honora, mater mea, aliquando habuit et tenuit, nomine dotis, pro terris prædicti Nicholai patris mei. Tenendum et habendum Deo etc., libere, quiete, et integre, cum omnibus pert., libertatibus, et aysiammentis, eisdem ubique et qualitercunque spectantibus (151) . . . Hiis testibus. Johanne de Toucotes, Matheo de Glaphou, et aliis.

CCXII.<sup>3</sup> Inquisitio capta apud Gyseburne coram Johanne de Louthre, Escaetore domini Regis in Comitatibus Ebor., Northumbriæ, Cumbriæ, et Westmerlandiæ, die Lunæ proximo post Octabas Purificationis beatæ Mariæ, anno regni Regis Edwardi tertii post conquestum octavo [Feb. 14th, 1333-4], per sacramentum Thomæ de Bolleby, Nicholai Freman, Adæ Bayhous, Eustacii de Eggesclyffe, Thomæ Sturmy, Willelmi filii Cecilie, Willelmi le Tannour, Johannis filii Cecilie, Roberti filii Willelmi de Thorpe, Johannis Bertram, Roberti de Marays, et Johannis filii Thomæ de Middelsburghe. Qui dicunt super sacramentum suum, quod non est ad dampnum nec præjudicium domini Regis nec aliorum, si dominus Rex concedat Alexandro de Berghe,<sup>4</sup> quod ipse unum mes. cum

<sup>1</sup> Nov. 16th or 17th.

<sup>2</sup> May 6th.

<sup>3</sup> The licence granted consequent on the finding of this Inquisition is dated at York Feb. 24th, 8 Edward III., 1333-4. (Patent Rolls 8 Edward III. Part I.)

<sup>4</sup> By an undated charter Gilbert,

son of Sir William de Aton, Knight, and relative (*consanguineus*) and heir of Sir William de Vescy, senior, granted leave to Sir Alexander de Bergh, Knight, to assign certain lands and houses in Kirkby Misperton to a chaplain to pray in the Church of St. Lawrence, "pro anima

pert. in Gyseburne: Waltero Beauchampe, quod ipse unum mes. et duas bov. terræ et dim. cum pert. in eadem villa: Stephano le Stabiler et Agneti uxori ejus, quod ipsi tria mes., tres bov. terræ, et tres rodas prati cum pert. in eadem villa: Petro de Hemmyngburghe,<sup>1</sup> quod ipse unum mes. et duas acras terræ cum pert. in eadem villa: Rogero Durison, quod ipse unum mes. cum pert. in eadem villa: Agneti, quæ fuit uxor Willelmi Dasshe, quod ipsa unum mes. et sex acras terræ cum pert. in eadem villa: Rogero Potage, Capellano, quod ipse tres acras terræ cum pert. in eadem villa: Alano Brunbayn et Johanni, filio ejus, quod ipsi unum toftum et unam bov. terræ cum pert. in Lofthous: Willelmo de Spaunton, quod ipse unam bov. terræ cum pert. in eadem villa: Thomæ, personæ ecclesiæ de Lofthous, quod ipse unum mes. et unum toftum cum pert. in Northlofthous: Johanni Grethead, quod ipse unum mes. cum pert. in Marton: et Michaeli de Roseles, quod ipse quatuor acras prati cum pert. in Neuton subtus Onenesberghe, dare possint et assignare Priori et Conventui de Giseburn. Habenda et tenenda eisdem Priori et Conventui et succ. suis imperp., in parte satisfactionis terrarum, tenementorum, et reddituum usque ad valorem novem librarum et octo solidorum, quæ dominus Edwardus, nuper Rex Angliæ, pater noster, per litteras suas patentes eisdem Priori et Conventui, tam de feodo suo proprio quam alieno, exceptis terris, ten., et redditibus, quæ de ipso patre nostro tenebantur in capita concessit acquirenda. Item dicunt quod prædicta mes., tofta, terra, et tres rodæ prati, tenentur de dicto Priore per servitium reddendi per annum undecim sol. et duos den. pro omni servitio. Et dicunt quod prædicta mes., tofta, terra, et tres rodæ prati, valent per annum in omnibus exitibus juxta verum valorem eorundem XLIX sol. et tres den. Et dicunt quod prædictæ quatuor acræ prati

mea et hæredum meorum, et animabus Bernardi de Bergh et Cecilie uxoris suæ, filiorum et filiarum eorum, ac præfati domini Alexandri et Katerine uxoris ejus. . . Hiis testibus. Dominis Waltero de Pershay, Willelmo Plaice, Thoma de Bolton, Willelmo Bruys, Willelmo Pershay, Aug[us]tino Salvayn, et Simone Lovel, militibus, et aliis" (Dodworth, xcv. 85<sup>b</sup>). From another undated charter about land in the same place by Robert, son of William Bruys of Kirkby Misperton, it appears that Alexander de Bergh's father was called Bernard de Bergh

(Ibid. xcv. 87<sup>b</sup>). He was alive in 1339 when Sir William de Bruys granted him his land in Haterberge (Ibid. lxxvi. 161). The manor of Bergh is situated in Rydale, and is now known as Great Barugh. Bernard de Bergh held land there at the time of Kirkby's inquest.

<sup>1</sup> This property had already been given in 1323 (No. 210). The Inquisition was probably taken quite as much with the object of condoning breaches of the law of mortmain already committed as of getting a licence to acquire land under the *non obstante* clause in the same statute.

cum pert. in Neuton subtus Onenesberghe tenentur de Willelmo de Thwenge per servitium forinsecum, et valent per annum juxta verum valorem earundem quatuor sol. Et dicunt quod prædictus Prior et Johannes de Faucumberge sunt medii inter dominum Regem et præfatos Alexandrum, Walterum, Stephanum, Agnetem, Petrum, Rogerum, Agnetem, Rogerum, Alanum, Johannem, Willelmum, Thomam, et Johannem, de prædictis mes., toftis, terra, et tribus rodīs prati. Et dicunt quod Willelmus de Thwenge est medius inter dominum Regem et prædictum Michaelē de prædictis quatuor acris prati cum pert. in Neuton. Et dicunt quod manerium de Berghe cum pert. in Comitatu Ebor. remanet prædicto Alexandro de Berghe ultra donationem et assignationem prædictas, et tenetur de Johanne de Hoton per servitium forinsecum, et valet in omnibus exitibus c. s. Item dicunt quod nullæ terræ nec ten. remanent prædictis Waltero, Stephano, Agneti, Petro, Rogero, Agneti, Rogero, Alano, Johanni, Willelmo, Thomæ, Johanni, et Michaeli, ultra donationem et assignationem prædictas. Et dicunt quod prædictum manerium de Berghe præfato Rogero sic remanens<sup>1</sup> ultra donationem et assignationem prædictas sufficit ad consuetudines et servitia, tam de prædicto mes. per ipsum Alexandrum sic dato, quam de dicto manerio eidem Alexandro sic retento, debite facienda, et ad omnia alia onera, quæ idem Alexander sustinuit et sustinere consuevit, ut in sectis, visibus franciplegii, auxiliis, tallagiis, vigiliis, finibus, redemptionibus, amerciamētis, contributionibus, et aliis quibuscunque oneribus emergentibus, sustinenda; et quod idem Alexander, et hæredes sui, in assisis, juratis, et aliis recognitionibus quibuscunque poni possit, prout idem Alexander ante donationem et assignationem prædictas poni consuevit. Item dicunt quod prædicti Walterus, Stephanus, Petrus, Rogerus, Alanus, Johannes, Willelmus, Johannes, et Michael, in assisis, juratis, et aliis recognitionibus quibuscunque poni non possint; et quod patria per donationem et assignationem prædictas in ipsorum Alexandri, Walteri, Stephani, Petri, Rogeri, Alani, Johannis, Willelmi, Johannis, et Michaelis, et hæredum prædictarum Agnetis, Agnetis, Rogeri Potage, et Thomæ, defectum magis solito non onerabitur, nec gravabitur. In cujus rei etc. Summa extentæ XLIX sol. et iij den. [Inq. p. m. 8 Edward III. 2nd Nos. No. 38.]

CCXIb. Inquisitio<sup>2</sup> capta apud Ebor. in Castro, coram

<sup>1</sup> *Remanenti.*

<sup>2</sup> The license in mortmain granted on the finding of this Inquisition

is dated May 10th, 1375. (Patent Rolls 49 Edward III. Part 1. m. 20.)



Johanne Seyvill, Escaetore domini Regis in Com. Ebor., xiiij die Martii, anno regni Regis Edwardi tertii post conquestum **XLIX<sup>mo</sup>** (1874-5), virtute brevis domini Regis eidem Escaetori directi, per sacramentum Johannis Capon, Willelmi de Lackenby, Hugonis Bykernoll, Willelmi Gylet, Willelmi Cloket, Thomæ Humet, Johannis de Whiteby, Willelmi Bulneys, Johannis Hudson, Roberti Mareschall, Roberti de Mappelton, et Thomæ de Kilvyngton, Juratorum. Qui dicunt quod non est ad dampnum nec præjudicium domini Regis aut aliorum, si dominus Rex concedat Ricardo de Ravenser, Archidiacono Lincoln., Willelmo de Barneby, Capellano, et Johanni de Tocotes, Capellano, quod ipsi quatuor mes., unam bovata, et duas acras terræ, et unam rodam prati cum pert. in Gyseburne, dare possint et assignare, dilectis sibi in Christo, Priori et Conventui de Gyseburne. Habenda et tenenda sibi et succ. suis in auxilium sustentationis ejusdam Canonici regularis, divina singulis diebus in capella B. Mariæ infra Prioratum de Gyseburne situata, pro animabus omnium benefactorum ejusdem Capellæ celebraturi imperp. Et dicunt quod mes., terra, et pratum prædicta cum pert. tenentur de prædicto Priore per servitium militare, et idem Prior ea tenet de hær. Walteri de Faucomberge in pur. et perp. elem., et dicti hær. ea tenent de Rege in capite per servitium militare. Et dicunt quod prædicta quatuor mes. valent per annum in omnibus exitibus juxta verum valorem eorundem vs; et bov. et duæ acræ terræ prædictæ valent per annum in omnibus exitibus juxta verum valorem eorundem vs; et duæ acræ et una roda prati prædictæ valent etc. iiis. Et dicunt quod non sunt alii medii inter dominum Regem et præfatos Archidiaconum, Willelmum, et Johannem, de mes., terra, et prato prædictis, nisi ut prædictum est. Et dicunt quod non remanent terræ neque tenementa eisdem Archidiacono, Willelmo, et Johanni, ultra donationem et assignationem prædictam. In cujus rei etc. [Inq. p. m. 49 Edward III. Second Nos. No. 32.]

CCXIC. Inquisitio<sup>1</sup> capta apud Castrum Ebor., vicesimo quinto die Octobris, anno regni Regis Henrici quarti post conquestum Angliæ quarto decimo (1412), coram Roberto de Gayrgrave, Escaetore domini Regis in Com. Ebor., virtute ejusdam brevis domini Regis eidem Escaetori directi, et huic inquisitioni consuti, per sacramentum Johannis Homet, Jonannis Capon, Johannis de Lofthous, Johannis Chilton,

<sup>1</sup> The licence, granted consequent on the finding of this Inquisition, is dated at Westminster Nov. 30 in the

same year. (Patent Rolls, 14 Hen. IV., m. 5.)

Johannis de Aton, Ricardi de Lelum, Ricardi Edus, Thomæ Hertilpole de Gisburn, Johannis Grenewode, Roberti de Hayton, Rogeri Bernaby, et Johannis Warde. Qui dicunt super sacramentum suum, quod non est ad dampnum neque præjudicium domini Regis nec aliorum, si Thomas Starre, Clericus, Johannes de Bewyke,<sup>1</sup> Clericus, Thomas de Adyngham, Clericus, Willelmus de Ingleby, armiger, et Johannes Trobour, dent et assignent Priori et Conventui de Gisburn et succ. suis, in lib. pur et perp. elem., unum mes. et unum gardinum cum pert. in Beverlaco; et quatuor tofta, duo crofta, sex acras terræ, et unam peciam prati vocat' Tokholme, cum pert. in Gisburn; et unum croftum et tres acras terræ cum per. in Hoton juxta Gisburn. Et dicunt quod prædicta mes. et gardinum cum pert. in Beverlaco, valent per annum in omnibus exitibus ultra reprisas, tresdecim sol. et quatuor den. tantum; et tenentur de Henrico, Archiepiscopo Ebor., in liberum burgagium, ut de manerio suo de Beverlaco. Et prædictus Archiepiscopus tenet manerium illud immediate de domino Rege in lib. pur. et perp. elem. Item dicunt quod prædicta tofta, crofta, terræ, et pratum cum pert. in Gisburn valent per annum in omnibus exitibus, quindecim sol. tantum; et tenentur de dicto Priore per servitium militare, ut de manerio suo de Gisburn. Dicunt etiam dicti juratores, quod prædictæ croftum et tres acræ terræ cum pert. in Hoton juxta Gisburn valent per annum, in omnibus exitibus, duodecim den. tantum; et tenentur de dicto Priore per servitium militare, ut de manerio suo de Hoton. Et idem Prior tenet prædicta maneria de Gisburn et Hoton de hærede Thomæ Faucomberge, Chivaler, in lib. pur. et perp. elem., ut de Castro suo de Skelton. Et idem hæres tenet Castrum prædictum de domino Rege in capite, per servitium militare. Dicunt insuper dicti Juratores, quod prædicti Johannes Bewyke et Johannes Trobour tenent, ultra donationem et assignationem prædictas, terras et ten. ad valentiam quadraginta sol. per annum in Beverlaco et Burn,<sup>2</sup> quæ tenentur de prædicto Archiepiscopo in liberum burgagium. Et prædicti Thomas Starre, Thomas Adyngham, et Willelmus Ingilby, tenent ultra donationem et assignationem prædictas, terras et ten. ad valentiam quinque marcarum per annum; viz., unum mes. in Gisburn, quod tenetur de prædicto Priore per servitium militare, et quatuor mes. et centum acras terræ in Midelton et Hoton,<sup>3</sup> quæ

<sup>1</sup> Called John de Berwyk in the Patent Roll.

been given to the Priory at the foundation.

<sup>2</sup> Probably Kirkburn in South Yorkshire. The church there had

<sup>3</sup> Middleton-on-Leven and Hutton Rudby, inherited by Darcy from the Meynells.

tenentur de Philippo Darcy, per servitium militare. Quæ quidem terræ et ten. præfatis Thomæ Starre, Johanni Bewyke, Thomæ Adyngham, Willelmo Ingelby, et Johanni Trobour, sic remanentia, sufficiunt ad consuetudines et servitia, tam de prædictis ten. sic datis, quam de aliis ten. sibi retentis debite facienda et ad omnia alia onera quæ sustinuerunt et sustinere consueverunt, ut in sectis [*&c. as in the last deed.*] [Inq. ad quod damnum. 14 Henr. iv. No. 18.]

CCXIb. In Dei nomine. Amen. A.D. millesimo cccc<sup>mo</sup> vj<sup>o</sup>, ego Elizabeth de Helmeslay,<sup>1</sup> compos mentis me[æ] et bonæ memoriæ, condo testamentum meum in hunc modum. In primis lego animam meam Deo, beatæ Mariæ, et omnibus sanctis, et corpus meum sepeliendum in ecclesia Conventuali beatæ Mariæ de Gysburn. Item lego unam togam blodiam cum furura et capucio de eadem toga, nomine mortuarii mei. Item lego in cera comburenda circa corpus meum, die sepulturæ meæ, ijs iiij<sup>d</sup>. Item in distributione pauperum eodem die, vjs viij<sup>d</sup>. Item fabricæ ecclesiæ prædictæ vjs viij<sup>d</sup>. Item Roberto, fratri mariti mei, xxs. Item Willelmo, filio mariti mei, xxs. Item Johannæ, famulæ nostræ, xij<sup>s</sup> iiij<sup>d</sup>. Residuum Johanni de Helmeslay, marito meo, ita ad disponendum pro anima mea, prout coram summo<sup>2</sup> iudice voluerit respondere. Executores prædictum Johannem, maritum meum, et Robertum Surflete, Capellanum. Dat. in die Circumsionis Domini, anno supradicto [Jan. 1, 1406-7]. Prov. Sept. 22, by John Helmeslay. [Reg. Test. Ebor. iii. 271<sup>b</sup>.] *Folios 151b to 154b, both inclusive, are all blank, and folio 155 commences in the middle of a charter, as below.*

## CCXII. CONCESSIO PETRI DE BRUS FILII PETRI DE BRUS DE DECIMIS FERARUM SILVESTRIUM.

[Omnibus Christi fidelibus ad quos præsens scriptum pervenerit,<sup>3</sup> Petrus de Brus, filius Petri de Brus sal. Noverit universitas vestra] (155) me<sup>4</sup> dedisse, concessisse, et præsentii

<sup>1</sup> Most probably a near relation by marriage of John de Helmeslay, who was Prior of Guisbrough in 1408.

<sup>2</sup> *Summe.*

<sup>3</sup> The folio containing the commencement of this charter has been torn out, but from the names of the witnesses we are justified in attributing it to Peter de Brus ii. William de Layrton is a witness to No. 215, from which the part wanting

in this charter is supplied. Berardus de Fontibus acts as Peter Fitz Peter de Brus's attorney in No. 221, and Adam de Hilton acts in the same capacity in No. 224. Most of the witnesses here are also witnesses to No. 799, another charter by Peter de Brus ii. No. 18 is a similar grant by Peter de Brus i.

<sup>4</sup> Nos. 212-235, except No. 219, are written in the same hand as Nos. 182-208.

scripto confirmasse Deo etc., pro salute animæ meæ, et Johannæ matris meæ, et liberorum meorum, et pro animabus omnium antecessorum meorum, in pur. et perp. et lib. elem., decimas omnium ferarum silvestrium, quas ego et hæredes mei imperpetuum capiemus. Hiis testibus. Domino Stephano de Maynil, Roberto de Engraham, Ada de Hiltona, Ambrosio de Camera, Terri de Rubroc,<sup>1</sup> Stephano de Rosel, Berardo [de Fontibus], Willelmo de Layreton, Johanne de Tokotis, Willelmo de Salcock, Henrico de Uppelithum, Johanne de Gousel, et m. a.

### CCXIII. CONCESSIO PETRI DE BRUS MILITIBUS ET LIBERE TENENTIBUS CLYVELANDÆ.

Omnibus<sup>2</sup> hanc cartam<sup>2</sup> visuris vel auditoris, Petrus de

<sup>1</sup> Peter Fitz Peter de Brus granted him land in Ascham with the mill (Chart. of Helagh Park. Cott. MSS. Vesp. A. iv. fo. 49). He also occurs as Theodorus de Riebrok on fo. 48b of the same Chartulary.

<sup>2</sup> *Hoc scriptum.* No. 19.

<sup>3</sup> No. 19 is another copy of this charter, but not so correct. The differences are given below. The document is well worth careful attention, both from its subject matter, and also from the rarity of deeds regulating the relations between tenants in chief and those holding from them. The means by which the knights and free tenants of the Wapontake of Langbaugh were enabled to extort this confirmation of their liberties from their chief lord, Peter de Brus, were doubtless the same as those whereby the Barons of England succeeded in their struggle with King John, namely money. Henry II. it appears had taken the vill and forest of Danby in Cleveland from Adam de Brus, Peter's father, giving him in exchange the vills of Bardsey, Collingham, and Rigton in the West Riding. This exchange seems to have suited the Bruses ill, so in 1200 Peter de Brus, to get the vill and forest of Danby back, including no doubt the castle, then standing at Castleton, was content not only to give up Bardsey and the other two places, but also to pay the king the

enormous sum of one thousand pounds sterling, finding sureties to the amount of seven hundred marcs (Rotuli de Oblatis, 109). Amongst the sureties were Robert de Ros and Eustace de Vesci in two hundred marcs apiece, who occur as witnesses below. In the next year he had managed to pay £300 (Rotulus Cancellarii, 301), and in 1205 the king let him off four hundred marcs of the then debt (Rot. Litt. Claus., 22, 38b). We may well imagine that Brus was not very particular as to the means by which he wrung the money wanted out of his vassals. Suitors in the Court of the Wapontake were no longer judged by their fellows, unreasonable sums were exacted as security for due prosecution of criminal causes, and persons convicted were unduly amerced. It would further appear from the phrase "*secundum catella sua*," that he was not content with fining them in their chattels but seized their lands, contrary to the rule of law laid down by Glanville (Lib. XII. c. 25), that no one was bound to answer in the court of his lord concerning his freehold (*tenementum*) without the king's writ. By this charter Peter de Brus agrees to reform all these grievances, his knights and free tenants in Langbaugh are to be subject only to the judgment (*consideratio*) of the Wapontake, and to pay reasonable sums as caution

Brus<sup>1</sup> salutem. Noveritis me concessisse, et hac præsentī carta mea confirmasse, militibus et libere tenentibus Clivelandæ et hominibus eorum, quod nullus eorum summoneatur, nec implacitetur ad Wapentagium de Langeberge, nisi per considerationem Wapentagii,<sup>2</sup> vel per rationabilem sacrabord,<sup>3</sup> nec aliquis eorum causetur; et si aliquis [eorum] in forisfacturam ceciderit, amensurabitur secundum catella sua, et secundum delictum per quod ceciderit. Præterea concessi eis quod servientes [mei], qui in Wapentagio fuerint, jurent quod libertates secundum tenorem cartæ meæ fideliter servabunt et manutenebunt; et si aliquis eorum inde convictus fuerit, removebitur per me et hæredes meos, et alius per me et hæredes meos præsentabitur. Præterea concessi eis, quod summus serviens de Wapentagio non nisi tres equos habeat et tres servientes sub se in equis, scil. duos in Clivelandæ,<sup>4</sup> et unum in Wytebistrand,<sup>5</sup> et pro hiis libertatibus habendisi idem milites et libere tenentes concesserunt, quod si serviens de Wapentagio de Langeberge per rationabilem compotum monstrare poterit, quod ad firman Domini Regis, scil. quadragenta marcas, et ad rationabiles expensas suas de exitu Wapentagii pervenire non poterit, ipsi milites et libere tenentes debitam firmam persolvent secundum quod defecerit<sup>6</sup> de xl marcis, salvis rationabilibus expensis capitalis servientis secundum testimonium meum et senescaldorum meorum. Has prædictas libertates concessi militibus et libere tenentibus de Clivelandæ<sup>7</sup> et hæ. suis, tenendas et habendas de me et

money. If they become liable to forfeiture, the penalty is to be regulated by the amount of their chattels and the gravity of the offence. Any of his servants not observing this charter are to be removed, and the number of servants and horses kept at the expense of the Wapentake for his chief sergeant or bailiff is limited to three, two in Cleveland and one in Whitby Strand. The knights and free tenants are to pay the bailiff's expenses, and also to make up what may be wanting in the rent of forty marcs, due to the Crown.

<sup>1</sup> *Petrus filius Petri de Brus*. No. 19. There can be no doubt that this charter is by Peter de Brus i., as Robert Walensis was Deputy Sheriff of Yorkshire, 7-11 John, and Peter de Brus ii. did not succeed to the Barony until 1222. Peter de Brus i. had a grant of the Wapentake of

Langbargh in 1207. (Ord's Cleveland, 599.)

<sup>2</sup> The technical expression for the judgment of a court, which began "Ideo consideratum est, &c."

<sup>3</sup> Sacabor was the sum in which a person was bound over to prosecute in cases of theft. The following is the definition of the word given in Spelman's Glossary:—"Sikerborgh apud Scotos dicitur cautio quam pars actrix coram iudice interponit, de accusatione sua, vel de lite proseguenda." There is another word, Sacaber, or Sacberande, which has been often confused with it. The latter means being caught *flagrante delicto* in the act of stealing or carrying away anything. (Britton. Oxford Edition, 1865. i. 55.)

<sup>4</sup> *Clivelandæ*. No. 19.

<sup>5</sup> *Wytebistrand*. Ibid.

<sup>6</sup> *Defecerum*. Ibid.

<sup>7</sup> *Clivelandæ*. Ibid.

hær. meis in perp. Hiis testibus: Rogero Constabulario Cestriæ,<sup>1</sup> Roberto de Ros, Eustachio de Vescy, Roberto Walense, tunc Vicecomite Ebor.,<sup>2</sup> Waltero de Faucumberge,<sup>3</sup> Roaldo Constabulario Richemund,<sup>4</sup> Briano filio Alani, Johanne de Birking, Willelmo filio Radulfi, Waltero de Bovingtona,<sup>5</sup> et m. a.

#### CCKIV. ALIA CARTA PETRI DE BRUS I.

Universis Christi fidelibus ad quos præsens scriptum pervenerit Petrus de Brus sal. Noverit universitas vestra me dedisse, et concessisse, et hac mea præsenti carta confirmasse Deo et B. (155<sup>b</sup>) Mariæ de Gyseburne et Can. ibid. Deo servientibus, pro anima patris mei et matris meæ et antecessorum meorum, et pro salute animæ meæ et Johannæ uxoris meæ et liberorum meorum, in pur. et perp. elemos., [totum nemus sine ullo retenemento cum pastura in Hindescog],<sup>6</sup> et in mora mea averiis suis, sicut via ducit quæ vadit de Giseburne ad Daneby, per semitam super Hellewath usque Blawath, et sic usque Todhow per magnum viam usque tres Heggas, et exinde usque ad Hengandnese, et sic usque ad Slaypewath. Ita quod non liceat prædictis Can. claudere pratum, nec secare boscum, nec capere bestias, nec facere edificia, in prædicta communi infra prædictas divisas. Hiis testibus. Willelmo de Tamtona tunc senescallo, Willelmo de Hiltona, Roberto del Hestre, Roberto Tolebu, Roberto Enkeram, Roberto de Aclum, Willelmo de Thweng,<sup>7</sup> Magistro Gocio, Ricardo de Levington, Godefrido Camerario, Hugone filio Patricii, Thoma de Giseburn, et m. a.

#### CCKV. CONFIRMATIO PETRI DE BRUS FILII PETRI DE BRUS.<sup>8</sup>

Petrus de Brus, filius Petri de Brus, Deo etc., omnes donationes quas homines de feodo meo et omnes de me tenentes

<sup>1</sup> Roberto. No. 19. In 1213 John de Cestria agreed with the king to pay a fine of 7,000 marcs to have the lands of his father, Roger the Constable of Chester. (Rotuli de Oblatis et Finibus, 494.)

<sup>2</sup> Robert Walensis was deputy of Roger de Lascy as sheriff of Yorkshire, 7-11 John (May 19th, 1205—May 26th, 1210).

<sup>3</sup> Waltero de Faukeberge. No. 19.

<sup>4</sup> Rychemund. Ibid.

<sup>5</sup> Bovingtona. Ibid.

<sup>6</sup> Supplied from No. 11, which is very similar.

<sup>7</sup> Tengin.

<sup>8</sup> Peter de Brus held the barony of Skelton between 1222 and 1240. In 1804 the original charter was in the possession of John Clairvaux Chayter

eis fecerunt, viz., ecclesiam de Ormesby cum omnibus appendiciis suis, et molendinum de Caldecotes cum terra sibi adjacente, ex dono Arnoldi de Percy; et ecclesiam de Crathorn cum pert. suis, ex dono Willelmi de Percy; et ecclesiam de Marton et dim. car. terræ in Tollesby, ex dono Roberti Sturmii; et ecclesiam de Acclum, ex dono Aluredi; et tres bov. terræ in Lofthus, ex dono Theobaldi; et unam bov. in Esington, ex dono Rogeri Rosel; et ecclesiam de Esington, ex dono Rogeri Rosel; et ex dono Walteri Ingelram, ecclesiam de Erenclive cum duabus bov. terræ et manso eis adjacente, et ecclesiam de Wellebergh cum duabus bov. terræ et manso adjacente, et ecclesiam de Heslerton cum dim. car. terræ et manso, et cum capella alterius Heslerton, in pur. et perp. elemos., excepto quod dim. car. terræ de Heslerton forinsecum facit servicium; et ex dono Roberti de Lacels, capellam de Herlesay et quinque tofta in eadem villa; et ecclesiam de Loftehus, ex dono Willelmi de Saucey; et ecclesiam de Liverton, ex dono Henrici filii Conani; et unam bov. terræ in Daneby, ex dono Willelmi de Camera; et ex dono Ricardi Bard, duas bov. terræ in Loftehus (156) et Uctredcroft, sine omni retentione: et ex dono patris mei, quatuor bov. terræ in Brotton, quæ fuerunt Rogeri Dispensatoris, et cum toto assarto quod Aldredus tenuit; et ex dono Roberti de Thyrum, duas bov. terræ in Brotton cum tofto et crofto; et ex dono Willelmi de Thyrum, unum toftum in Brotton; et ex dono Roberti Brittonis de Skelton, totam terram quam habuit in Brottundale juxta culturam Domini Petri de Brus, quæ vocatur Salemuncroftflat; et ex dono Nicholai filii Galfridi, Clerici de Skelton, totam terram in Skelton, quam pater suus emit de Ricardo Costard, per easdem divisas per quas pater suus eam tenuit; et ex dono Galfridi filii Willelmi de Morsum, duo tofta et unam bov. terræ et quatuor acras in Morsum; et ex dono Hugonis filii Patricii, duas bov. terræ cum tofto et crofto quas Thorald tenuit, et quadraginta et septem acras terræ in Morsum; et unum toftum et croftum in Skelton, ex dono ipsius Hugonis, quos Ricardus Diaconus tenuit; et ex dono Umfridi filii Johannis de Tokotis, unam bov. terræ in Uppelithum, et quatuor acras terræ et dim. in Mersk juxta Grangiam Prioris; et ex dono Godefridi de la Hoge, decem acras terræ in campis de Mersk, quas habuit in escambium; et ex dono Willelmi filii Ricardi, duas bov. terræ in Bernaldby; et ex dono Gregorii de Neuton, viginti et duas acras terræ, et capitale toftum et croftum quod

of Spannithorne, and was copied in 1809 by Richard Dixon. The MS. book into which it was copied is now

in the possession of Edward Hailstone, Esq., of Walton Hall, near Wakefield.

fuit Walteri patris sui in Bernaldby, et totam culturam de Skugdale, et totam moram et boscum de Skuggedale; et ex dono Hugonis de Lackenby, tres bov. terræ et quinque tofta cum prato et crofto, quod fuit ipsius Hugonis in Lackenby, excepta dim. acra terræ; et ex dono Ricardi Lost, duas bov. terræ in Northmanby; et ex dono Ricardi filii Roberti de Northmanby, unam bov. terræ cum tofto et crofto in Northmanby; et ex dono Raboti de Bovington, unam bov. terræ in Tibbethorp<sup>1</sup>; et ex dono Adæ Panel, unum toftum in Tibbethorpe; et ex dono Ivonis de Seton, totum manerium cum omnibus pert. de Castledun,<sup>2</sup> sicut in carta ipsius continetur; et ex dono Willelmi de Percy, in Ormesby unam bov. terræ quam recuperavit de Radulfo filio Ace, et quinque tofta; et ex dono Walteri de Percy, duas dim. bov. terræ in Ormesby, ad inveniendos duos cereos ardentis ad missam de beata Maria in Ecclesia de Gyseburne; et ex dono Walteri filii Rayneri de Ormesby, duas bov. terræ et duas rodas in Ormesby; et ex dono Rogeri de Bayhus de Ormesby, duas bov. terræ et duo tofta in Ormesby; et ex dono Reginaldi de Bayhus, unam bov. terræ cum pert. in Ormesby, excepto tofto, et decem et octo acras terræ et dim. in eadem villa, et unum toftum et croftum in Caldecotis; et ex dono Petri de Cliveland, duas bov. terræ, et quatuor (156<sup>b</sup>) acras, et tres rodas in Ormesby, et totam terram sine ullo retenimento quam habuit ad vallem de Marton, et totam terram suam quæ vocatur Tunge, et totam terram suam quæ vocatur Halfaker sine ullo retenimento, et totam terram apud Sandwath sine alico retenimento, et tres rodas in Austcultacre, et unam rodam terræ et dim. ad Sandpittes; et ex dono Roberti filii Stephani de Lackenby, unam bov. terræ in Ormesby; et ex dono Reginaldi de Tunstale, cum corpore Hawysæ uxoris suæ, duas bov. terræ cum toftis et croftis in Ormesby; et ex dono Roberti de Tunstale, molendinum de Uppesale cum secta et molta, et unum toftum et croftum in Parva Uppesale; et ex dono Willelmi de Acclum, dim. car. terræ in Tollesby; et ex dono Willelmi filii Fulconis de Mauteby, duas bov. terræ in Malteby; et ex dono Henrici Falconarii, unam bov. terræ cum tofto et crofto in Thormodby; et ex dono Willelmi Loreng, tres bov. terræ et tres toftos in Caldengleby; et ex dono Willelmi de Tokotis, duas bov. terræ in Levington; et ex dono Willelmi de Wycton, dim. car. terræ in Levington; et ex dono Ricardi de Levington, decem acras terræ in Kirkelevington; et ex dono Swain de Stocton, unum toftum in Jarum; et ex dono Aldus, uxoris quondam Petri Gegge, unum toftum in

<sup>1</sup> Tibthorpe in the parish of Kirkburn in the East Riding.

<sup>2</sup> Castle Eden in Durham.



Jarum ; et ex dono Hugonis Capellani, filii Danielis, unum toftum in Jarum, in quo pater suus mansit ; et ex dono Willelmi Engelram, dim. car. terræ in Ingelby juxta Erencliff, et quinque acras prati, et decem et novem acras terræ in eadem villa ; et ex dono Willelmi de Tameton, unam bov. terræ in Levingthorp<sup>1</sup> ; et ex dono Gregorii de Levingthorp, quatuor acras terræ in Arsum<sup>2</sup> ; et ex dono Willelmi, filii Ricardi de Levingthorp, duodecim acras et tres rodas terræ in Arsum ; et ex dono Henrici Rufi de Arsum, tresdecim acras terræ cum pert. in Aresum ; et ex dono Johannis Ingelram, unam car. terræ in Aresum ; et ex dono Rogeri, filii Willelmi de Tokotis, unam car. terræ in Lyum<sup>3</sup> ; et ex dono Willelmi de Tokotis, unam bov. terræ in Tokotis ; et ex dono Johannis, filii Umfridi de Tokotis, unam bov. terræ in Tokotis ; et ex dono Alani de Parco, unum toftum in Skelton ; et ex dono Roberti Esturmi, unum toftum in Skelton ; et ex dono Marchis de Uppesale, quatuor seliones in Ormesby ; ex dono Walteri de Morton, quoddam pratum in Morton, quod vocatur Engeflat ; et ex dono Reginaldi de Tunstale, et Hawysæ uxoris suæ, unum toftum in Magna Uppesale ; ex dono Roberti, filii Willelmi Longi de Marton, duodecim acras terræ in Marton, et dim. acram in Tollesby ; ex dono Rogeri Tosti de Marton, quatuor acras terræ et dim. in Marton ; et ex dono (157) Roberti, filii Willelmi Longi, unam culturam in Campis de Tollesby, quæ jacet super Bergh ; ex dono Roberti Galicien, unam culturam ad capud australe de Tollesby ; ex dono Reyneri de Tollesby,<sup>4</sup> unam acram terræ in Tollesby ; ex dono Emmæ de Hoton, duas bov. terræ in Hoton ; ex dono Willelmi de Bernaldby, domum Hospitalem de Loueros. Omnia vero supradicta cum omnibus suis pert. concessi, et confirmavi Deo et præfatis Can., tenenda et habenda in lib. pur. et perp. elem., prout cartæ donatorum quas inde habent testantur. Et ut hæc mea concessio et confirmatio rata et inconcussa in æternum permaneat, præsentis scripto sigillum meum apposui. Hiis testibus. Domino Johanne de Lascy, Comite Lincoln., Domino Roberto de Lexinton, Domino Willelmo de Eboraco, tunc Justiciariis Domini Regis, Domino Petro de Malo Lacu, Domino Willelmo de Cantilupo, Domino Henrico de Ba, Domino Willelmo de

<sup>1</sup> Linthorpe near Middlesbrough.

<sup>2</sup> Ayresome near the same place.

<sup>3</sup> Kirkleatham.

<sup>4</sup> *Collesby*. The following is the entry relating to this gift in a rent-roll of the Priory, belonging to Mrs. Chaloner, compiled towards the close of the thirteenth century:—"Item

in Tollesby habemus unam acram terræ juxta Newham, propinquius ex parte occidentali torrenti inter Colleby et Newham ex parte australi, cum pastura et communia ad iiii<sup>or</sup> animalia, et xxx<sup>ta</sup> bidentes, et unum equum, ex dono Rayneri de Tollesby et confirmatione Walteri de Gysseburne."

Ros, Domino Roberto de Thweng, Domino Ricardo de Hoton, Willelmo de Leyrton, et aliis.

CCXVI. CARTA WALTERI DE FAUCUMBERG ET AGNETIS UXORIS SUÆ, ET MARMADUCI DE THWENG ET LUCIÆ UXORIS SUÆ.

Universis præsentēs litteras inspecturis, Walterus de Faucumberg, et Agnes uxor sua, una ex sororibus et hæc. Petri de Brus tertii, dudum defuncti, et Marmaducus de Thweng, et Lucia uxor sua, altera ex sororibus et hæc. dicti Petri, sal. in Domino sempiternam. Noveritis quod cum quædam terræ præfati Petri de Brus cum advocacione Prioratus Gyseburnensis ad nos hæreditarie pervenerint, Nos, veritate diligentius inquisita et comperta, de plano recognoscimus, ac pro nobis et hæc. nostris expresse concedimus, quod Can. dicti Monasterii, cum idem Prioratus vacaverit, licentiam eligendi a nobis vel hæc. nostris petere nullatenus teneantur. Set cum primo præfatum Prioratum vacare contigerit, nobis, Waltero et Agneti, vel hæc. nostris, electum suum præsentabunt apud Skelton, secundum modum et formam secundum quod dicti Can. facere consueverant temporibus dicti Petri et antecessorum suorum; et in secunda vacatione nobis, Marmaduco et Luciæ, vel hæc. nostris, electum apud Daneby præsentabunt, secundum modum et formam præsentationis secundum quod dicti Can. præsentare consueverant dicto Petro de Brus et antecessoribus suis apud Skelton; et sic in posterum successive. Ita scil. quod per inrotationem super divisionem terrarum et advocacionum in Curia Domini Regis, factam inter sorores et hæredes prædicti Petri, nullum præjudicium prædictis Can. et suo monasterio aliquatenus gravaretur. In cujus rei test. præsentibus litteris, in modum cyrograffi confectis, sigilla nostra apposuimus, et in rotulis Domini Regis inseri procuravimus. Datum (167<sup>b</sup>) London. septimo Kalend. Novembris, anno gratiæ, m<sup>o</sup> cc<sup>mo</sup> septuagesimo quinto, et regni Regis Edwardi, filii Regis Henrici, tertio.<sup>1</sup>

<sup>1</sup> In Dodsworth (vii. 57<sup>b</sup>) there is a copy of this charter with a drawing of the seals attached to it. One has a fesse with three pallets in chief. + SIGILLVM WALTERI DE FAUCVMBERG. The other one, "On horseback w<sup>t</sup> sword drawne and shield on the left arme, theron a

fesse inter 3 popingeis." + SIGILL' MARMADVCI DE TWENG... AICSY. Secretum, a fesse between three popinjays. S. DNI. DE DANEBY. In a roll published in the *Archæologia* (xxxix. 399), which was compiled in the reign of Edward I., William de Faucunberg bore,

CCXVII. FINALIS CONCORDIA, FACTA INTER WALTERUM DE FAUCUMBERG, ET WILLELMUM, PRIOREM DE GYSEBURN.

Hoc scriptum cyrographatum testatur, quod cum mota esset controversia super diversis transgressionibus et querelis infrascriptis, et aliis inter Dominum Walterum de Faucumberg<sup>1</sup> ex parte una, et Dominum Willelmum, Priorem de

Argent two bars fusilly azure, and in another roll of about the same date published with the one just cited (Ibid. 418), Walter de Faucunberg has attributed to him, Or a fesse azure in chief three pallets gules, which are the arms he uses here, and were probably the family arms. Later on the Faucunbergs assumed the arms of Bruce, as appears by the Roll published by Sir Harris Nicolas, where "Monsire de Faconberg port d'argent une lyon rampant d'asure," and his eldest son, Monsire Walter, bore the same arms, differenced by a bend (*baston*) gobony or and gules (Nicolas's Roll of Arms of the Reign of Edward III., 7, 8). In 7 Edward III. (1333-4) Sir John de Fauconberg bore the lion thus differenced at a tournament at Dunstable (Coll. Top. et Gen. iv. 394). In the same Roll published by Nicolas (p. 42), Monsire de Faconberge de Sa bore, Ermine three lions passant gules. In another Roll, the reference to which I have mislaid, Sir Henry Fauconberg bore, "de argent ij barres mascle de sable." In addition to these bearings, Henry, son of William de Fauconberg, bore a fesse between three crescents (Dodsworth MSS. vii. 257); which arms were borne by Henry, son of William de Katefosse (Ibid. 254<sup>b</sup>), who is probably the same person, as Catfoss formed part of the Fauconberg property. In Nicolas's Roll of the Reign of Henry III. (p. 12) Marmaduke de Twenge bore, Argent a fesse gules between three popinjays vert. In Edward III.'s Roll (p. 27) the arms are the same. It is very remarkable that Richard le Fitz Marmaduke bore the same arms, except that the popinjays were white, apparently placed on the fesse. The similarity of arms and names, both very uncommon, argues a near con-

nection between the families. Both Thweng and Fitz Marmaduke bear the same arms and tinctures in the Rolls printed in the Archaeologia.

<sup>1</sup> He died Nov. 1, 1304, when Walter, his son and heir, was found to be forty years old and upwards (Walt. de Hemingburgh, ii. 240). In defence to an action of *Quo warrant* brought against him in Trinity Term, 21 Edward I. (1299), about free warren and other liberties, he claimed free warren in his demesne lands in Skelton, Stanghou, Mersk, Uplithum, Redker, Grenrig, and Estbrunne, by a charter of Edward I., dated the 8th year of his reign (1280), and also in his demesne lands in Ryse, Wythornwik, Marton, Skirlawe, Ronton, Arnhale, Preston, and Catwik, by a charter dated the 20th year of the same king (1292), both of which charters he showed the judges. "Clamat etiam liberam chaceam in prædictis villis de Skelton, Mersk, Grenrigge, Redker, et Stanhowe, et dicit quod ipse tenet villas prædictas, ad quæ prædicta chacea pertinet, per legem Angliæ de hæreditate cujusdam Agnetis uxoris suæ, de qua suscitavit prolem Walterum nomine, sine quo non potest respondere, etc. Eodem modo clamat ipse medietatem wreki maris provenientis a Blake-score usque Rinneswik de eadem hæreditate etc., sine quo etc. Clamat etiam medietatem Ballivæ Wappentagii de Langberge, et mercatum per diem dominicam, et emendas assisæ panis et cervisiæ fractæ, sok et sak, thol et theam, furcas, infangenthef, pillorium, et tumberellum in Skelton, et emendas panis et cervisiæ fractæ in Brunne, et emendas assisæ panis et cervisiæ fractæ in Brantingham, de hæreditate prædicta etc., sine quo etc. Et Rogerus de Heigham, qui sequitur pro domino

Gyseburn, ex altera, tandem interveniente auctoritate et consensu officialis Domini Archidiaconi Cliveland, in vigilia Annunciationis Dominicæ, Anno Domini m<sup>o</sup> cc<sup>mo</sup> nonagesimo primo, sopita est in hunc modum: viz., quod dictus Dominus Walterus concessit pro se, quod ipse faciet et reparabit fossata et hayas, quæ faciunt divisas inter terram prædictorum Walteri et Prioris, viz. de logia forestariorum usque ad Swetingheved, ita quod animalia domestica ultra non transeant. Et si animalia silvestria transierint infra blada vel pratum Domini Prioris, non liceat prædicto [Waltero] vel ejus hominibus prædicta animalia silvestria

Rege, quo ad warennam dicit, quod prædictus Walterus abutitur illa libertate etc. Dicit enim quod, auctoritate prædictarum cartarum, ipse tenet terras Prioris de Giseburne in Mersk inwarennatas, et etiam terras aliorum liberorum vicinorum suorum etc., et hoc paratus est verificare pro ipso domino Rege etc. Dicit etiam, quod sunt ibi diversæ villæ, ubi clamat warennam sibi et hæredibus suis per legem Angliæ, et quod warennam in eisdem sibi et hæ. suis non allocetur, ex quo ten. illa non tenet sibi et hæ. suis etc. Et quod Ballivi de Langebergh, Brudeford, et Bulmere, non præmuniverunt legaliter inquisitoribus, sicut eis præceptum fuit, ideo ipsi committantur Gaolæ. Juratores dicunt super sacramentum suum, quod prædictus Walterus, auctoritate prædictarum cartarum de warennam, occupavit warennam in dominicis terris Prioris de Gyseburne, Patricii de Kellawe, Cuthberti Capon, et quorundam aliorum libere tenentium in Mersk, et fugantes ibi devadiat; et quo ad emendas assisæ panis et cervisiæ fractæ, dicunt quod ipse semper punit transgressores per misericordias, et non per judicialia; et quo ad omnes alias libertates etc., dicunt quod antecessores prædictæ Agnetis semper illis libertatibus pacifice usi fuerunt, sicut prædictus Walterus illas clamat etc. Et ideo quo ad istas similiter, excepta warennam quam clamat per cartam domini Regis nunc, habeat auxilium de prædicto Waltero filio suo, qui se jungit etc., sicut patet inferius etc. Et quo ad chaceam, Rogerus dicit, quod ipse abutitur illa libertate.

Dicit enim, quod ipse Walterus tenet liberam chaceam, tam in terris liberorum vicinorum suorum, quam in terris quibus prædictam chaceam clamat etc. Et hoc petit quod inquiratur etc. Et quo ad wreckum maris, dicit quod ipse capit wreckum ubi wreckum non est, dicit enim quod idem Walterus cepit circiter mille libratas bonorum de quodam mercatore de Scotia de nomine wrekei, ubi plures homines evaserunt vivi de nave etc.: et etiam de quibusdam hominibus, qui cariauerunt lanam suam per batellos, abstulit ipse ab eis medietatem nomine wrecci etc. Cepit etiam wreckum de hominibus de Civitate Ebor., ubi ipsi quieti esse debent de hujusmodi etc. per totum regnum Angliæ etc. Et hoc petit quod inquiratur pro domino Rege. Dicit etiam quo ad infangenthef, quod ipse Walterus abutitur illa libertate, quia dicit quod ipse judicat felones in Curia sua pro latrocinis et aliis hujusmodi forinsecis, et extra tenementa quibus clamat infangenthef etc., et quod ipse capit catalla felonum quæ ad dominum Regem spectare debent etc. Et hoc petit quod inquiratur pro domino Rege etc. Idem juratores dicunt super sacramentum suum, quod prædictus Walterus non abutitur prædictis libertatibus, et quod non cepit aliqua catalla felonum etc.; set dicunt, quod ipse illis libertatibus usus est, sicut antecessores prædictæ Agnetis uti solebant etc. Ideo habeat auxilium de prædicto Waltero filio suo etc., qui venit et se jungit etc." (Yorkshire Assise Rolls, 21 Edward 1. No. 1. 16-2. fo. 12<sup>b</sup>).

refugare, nec blada vel prata Domini Prioris intrare pro bestiis refugandis. Item concessit prædictus Walterus pro se, quod dabit decimam Priori de Gyseburn, et Ecclesiæ suæ, de vitulis suis silvestribus, secundum consuetudinem patriæ decimandi vitulos domesticos. Ita quod pro vitulo, quod capi non potest, solvat *xii*d. Concessit etiam dictus Walterus pro se dare decimam dictis Priori, et Ecclesiæ suæ, silvarum suarum ceduarum quæ recrescunt, et quas vendit infra parochias ecclesiarum prædicti Prioris constitutas, et non de aliis, et decimam pannagii. Item et decimam venationis suæ et cuniculorum suorum et columbarum, et decimam prati de Routhocsik, infra parochias ecclesiarum dicti Prioris existentium. Dictus vero Prior pro se concessit, quod decimam de herbagio agistamenti sui de omnibus locis, tam infra parcos suos et hayas, quam alibi infra boscos suos et moras ubique, et de stagnis et vivariis dicti Domini Walteri, constitutis infra parochias ecclesiarum dicti Prioris, a dicto Domino Waltero non exiget<sup>1</sup> quoquo modo. Et tam dictus Walterus, quam dictus Prior, remittunt omnes transgressiones et querelas ante prædictum diem vigiliæ Annunciationis, alteri illorum ab altero, vel eorum hominibus per eorum homines illatas, et actionibus ex illis provenientibus, pure et absolute renunciant. Exceptis communibus liberorum tenementorum, et quæ ad libera tenementa, vel eorum jura, poterint pertinere, et excepta querela imprisonment quæ dicitur fieri Thomæ filio Nutricis, dicto<sup>2</sup> le Hunter, et Symoni Venatori, quam querelam dictus Dominus Walterus omnino contradicit. In cujus rei testimonium utraque pars sigillum suum huic scripto alternatim apposuit. Hiis testibus. Dominis Arnaldo de Percy, Willelmo de Rosels, militibus, Roberto de Lelum, et aliis.

CCXVIII. CARTA WALTERI DE FAUCUNBERG DE TERRA IN MERSEK.

Walterus de Faucunberg . . . Deo etc., in lib. pur. et perp. elem., duas acras terræ et unam rodam in Campis de Mersk, quæ jacent propinquius versus austrum duobus sellionibus terræ dictorum Can., qui jacent propinquius juxta viam quæ ducit ad ecclesiam de Mersk, et quæ vocatur divisa ecclesiæ, in excambium pro tanta terra in parco meo de Skelton : quam quidem terram Petrus de Brus tertius in eodem parco de terra dictorum Can. inclusit, et ipsis in vita sua de terra hujusmodi minime satisfecit. Tenendas et habendas Deo etc.,

<sup>1</sup> *Exegit.*

<sup>2</sup> *Dicti.*

libere, quiete, pacifice, et integre, cum omnibus et singulis ad prædictam terram ubique spectantibus. Concessi etiam pro me et Agnete, uxore mea, et hæc. nostris, Deo etc., hanc libertatem, scil. quod omnes consuetudinarii dictorum Can., habitantes in terris quas dicti Can. habuerunt tempore confectionis hujus scripti, scil. Anno Domini m<sup>o</sup> cc<sup>m</sup> lxxv<sup>to</sup>, quieti sint a præstatione omnimodi telonei in villis et terris nostris omnibus et singulis, quas habuimus ex successione Domini Petri de Brus tertii, tam in mercato de Skelton,<sup>1</sup> quam alibi. Ita quod per nos, vel nostros, nullatenus exigetur, vel accipietur, aliquod teloneum in locis præfatis de consuetudinariis antedictis. Et ego Walterus, et hæredes mei, et assign. nostri, qui terras præfatas, quas ex successione Petri de Brus tertii habemus, tenebunt et habebunt, præfatam terram et libertatem præscriptam, sicut prædictum est, Deo etc., contra omnes homines warantizabimus, adquietabimus, et defendemus in lib. pur. et perp. elem. In cujus rei test. præsentī scripto cyrographato sigillum meum apposui ex una parte, et prædicti Can. sigillum Capituli sui apposuerunt ex parte altera. Hiis testibus. Waltero de Faucunberg, filio meo, Gilberto de Camera, Mathæo de Glaphou, Petro Marescallo, Roberto de Lellum, Rogero de Dunou, Gilberto de Clapham, Symone de Lellum, Johanne de Mersk, et aliis.

CCXIX.<sup>2</sup> Anno Domini millesimo cc<sup>mo</sup> lxxvi, prima die mensis Maii, investigatione præcedente, æstimavimus bona, tam spiritualia quam temporalia, religiosorum virorum, Prioris et Conventus Domus de Gisburne, Ebor. Dioceseos, ad duo mi [l]ia marchas, unde decima cc marcæ, quæ bona existunt in Ebor., Karleolensi, Dunelmensi, et Lincolniensi diocesibus. Solvant collectam<sup>3</sup> apud Ebor. Taxat[oribus].

### FINALES CONCORDIÆ DE GLASEDALE, SWYNEHEVED, WAYTELANDESHEVEDES, ET STAYNGATESIDE.

CCXX. (158<sup>b</sup>) Hæc est finalis concordia,<sup>4</sup> facta in Curia Domini Regis apud Westmonasterium, in crastino Ascensionis

<sup>1</sup> In 1227 Peter de Brus II. had a grant of a market at Skelton on Monday instead of Sunday (Close Rolls, 12 Henry III. m. 14).

<sup>2</sup> Inserted in a later hand.

<sup>3</sup> Written co<sup>m</sup>. I am not certain whether I have expanded the word rightly.

<sup>4</sup> The property contained in this grant comprises land on the East and

South of the parish of Glaisdale. The names Swyneheved and Waytelandeshevedes have disappeared, but Stayngateside is the bank on the Western side of the Stonegate Beck. Nos. 930-942 are the charters made in connection with these fines. The original of this fine is in the Public Record Office (Pedes Fin. Ebor. 4-11 Hen. III. No. 84).

Domini, anno regni Regis Henrici, filii Regis Johannis, septimo (June 2nd, 1223), coram Henrico de Burgo, tunc Capitali Justiciario, Martino de Pate[s]hill, Radulfo Harang, Stephano de Segrave, Thoma de Haiden, Roberto de Lexington, Gaufrido le Savage, Justiciariis, et aliis domini Regis fidelibus tunc præsentibus, Inter Michaelem, Priorem de Gyseburn, querentem, per Nicholaum de Tresk, Canonicum suum, positum loco suo ad lucrandum vel perdendum, et Petrum de Brus, impredientem, de moris de Glasedale, et de Swyneheved, et de Waytelandeshevedes, et de Stayngateside. Unde placitum warrantiæ cartæ summonitum fuit inter eos in præfata Curia, scil., quod prædictus Petrus recognovit et concessit prædictas moras esse jus prædicti Prioris et Ecclesiæ suæ de Gyseburne, et illas ei warrantizavit in eadem Curia, ut illas quas idem Prior et Ecclesia prædicta habuit ex dono Petri de Brus, patris prædicti Petri. Ita quod idem Prior et succ. sui habeant et teneant prædictas moras et totam pasturam costeræ de Glasedale ad tot averia, quot ibi ponere voluerint, per has divisas subscriptas,<sup>1</sup> scil. de Blawath usque ad rivum de Glasedale, secundum divisam inter terram ipsius Petri de Brus et terram Petri de Malo Lacu, et sicut idem rivus descendit usque ad Postgate, et sicut per medium le Laund de Postgate sicut via se extendit usque ad moram, et de eadem via desuper flagam de Birkescogh<sup>2</sup> usque ad Yarlegate, et costeram

<sup>1</sup> Notwithstanding the lapse of nearly seven centuries these boundaries can still be traced. Blawath, the starting point, is the name of a beck which rises in the south of Glaisdale, flows S.E., and falls into the Wheeldale Beck in Egton. Thence the boundary goes to the "rivus de Glasedale," or, as it is now called, the Glaisdale Beck, which divided the lands of Peter de Brus in Glaisdale (then and for long afterwards part of the parish of Danby) and the parish of Egton, which belonged to Peter de Mauley. The boundary line followed the beck as far as Postgate, now Post Gate Hill, where it turned N.W. through the Lawn of Postgate along a road now lost to the "flaga de Birkescogh," now Busco, where the flaga or paved causeway can still be seen. Yarlegate has disappeared, though its site must have been somewhere near Lawns Gate, as Bainwithlithe, the next place mentioned, is clearly identical with Beanley Bank. Following along this

bank in a southerly direction, and keeping outside the wood, which was reserved, probably for sporting purposes, we arrive at a stream flowing to "as.iis." As this word always appears in precisely the same form in the numerous deeds connected with Glaisdale, we get no clue to its signification. The stream is the Fryup Beck, which we follow till we come to the road leading from Senerhou and Lushou, two houses on the southern boundary of the parish of Danby, now respectively known as Shunner Howe and Loose Howe. The property granted was the wild moorland ridge in the south of Glaisdale, lying between the Fryup and Glaisdale Becks. It formed the S.E. corner of the Bruce fee, so that having reserved the *coopertorium bosci*, or as it is elsewhere (No. 930) called "le cuvert," his sporting rights would be but slightly infringed or diminished.

<sup>2</sup> Besides the flaga de Birkescogh, there is a Birkescov, Birkescou, or

de Bainwithlithe<sup>1</sup> versus austrum extra coopertorium bosci usque ad rivum qui descendit usque as. iis. Et ab eodem rivo usque ad viam quæ venit de Sene[r]hou usque ad Lushou; et totum boscum infra prædictas divisas sine ullo retenemento, cum libero ingressu et exitu ubique hominum et averiorum suorum ad prædictam pasturam, et ad prædictum boscum, sine aliquo impedimento ipsius Petri vel hæredum suorum. Ita ut liceat præfato Priori, et succ. suis, et Can. de Gyseburn, de prædicto bosco secare, asportare, et quicquid voluerint ad commodum suum facere. Ita quod nullus alius, sine eorum licentia et voluntate, de prædicto bosco aliquod capiet vel secabit. Et sciendum est quod idem Petrus vel hæredes sui nunquam facient, vel ab aliquo fieri permittent, aliquod ædificium infra prædictas divisas præter ædificia prædictorum Can. Prædictis vero Can. licebit facere ædificia ad opus averiorum suorum, et custodum eorundem averiorum, infra præfatas divisas, ubi melius voluerint, et claudere pratum sicut voluerint ad sustentationem averiorum suorum infra prænominatas divisas, ad placitum suum; salva ipso Petro et hæ. suis communia herbagii, tantummodo extra clausuras quas ibid. fecerint prænominati Can., ad omnia propria averia ipsius Petri, et hæredum suorum, et hominum suorum de Daneby, et ad omnia averia quæ idem Petrus vel hæredes sui tempore herbagii receperint in Eskedale, usque ad quindecim dies ante Nativitatem Johannis Baptistæ<sup>2</sup> tantum. Ita tamen quod per averia (159) quæ idem Petrus, vel hæredes sui, tempore herbagii receperint, non superoneretur prædicta pastura ipsorum Can. Idem autem Petrus dedit et concessit

Birkscough, near Ugthorpe, and a Burskogh in Baldersdale. About this last mentioned place there is a curious account in the Inq. p. m. of John de Eure, taken in 1326, which shows how very extensive the ravages of the Scots were. "Item dicunt (scil. juratores), quod idem Johannes tenuit, die quo obiit, in dominio suo ut de feodo, quandam vaccariam cum pert. in Burskogh in Balderdale, de Henrico filio Hugonis per servitium sex sol. per annum et per fidelitatem, pro omni servitio: et dicunt quod prædicta vaccaria solebat valere per annum triginta sol. tempore pacis, et modo nichil valet per annum ultra redditum prædictum eidem Henrico sic oneratum, propter destructionem Scotorum" (Inq. p. m. 20 Edward II. No. 12).

<sup>1</sup> "It is to be noticed that the second word in the local name, Beanley Bank, is simply a translation of the lith in Baniwith-lith. What the prefix *Bani* may be I do not know: the *-with* is no doubt the Danish *vidr* (or *vithr*), wood, forest; a word of very frequent occurrence in old deeds in place-names, but almost as frequently corrupted into *-worth*, or *-wit*, or *-wood* in the modern forms of the same names; the *-wood* in Lockwood Beck being an instance of the latter change, and the *-worth* in Westworth in Guisborough Parish, of the former" (Cleveland, Ancient and Modern, by the Rev. J. C. Atkinson, i. 185). Written Baynwithlith in No. 931.

<sup>2</sup> June 24th.



eisdem Priori et Can. totam pasturam de Swineheved, cum toto bosco ex utraque parte aquæ sine ullo retenemento. Ita viz. ut liceat eisdem Priori, et Can., et eorum succ., sine alicujus contradictione vel impedimento, ibid. ædificare, fossare, terram colere, pratum claudere, et quicquid aliud ibid. ad commodum suum voluerint facere. Dedit etiam ipse Petrus, et concessit eisdem Can., totam pasturam a Swineheved<sup>1</sup> usque ad Blakenhou, et inde sicut via se extendit a Blakenhou usque ad Crucem Radulfi, et deinde totum extra coopertum bosci de Bothine usque ad Mosebec, et de Mosebec extra coopertum bosci de Friho [p] usque ad Troch, et inde extra coopertum bosci usque ad Yubec : salva tamen Petro et hæ. suis communa herbagii ad omnia propria averia sua, et hominum suorum de Daneby, extra clausuras quas fecerint prænominati Can. apud Swineheved. Ita tamen quod nulli hominum ejusdem Petri, vel hæ. suorum, licebit de prædicto bosco de Swineheved aliquid capere vel secare, sine voluntate et licentia prædictorum Can. Nec licebit hominibus prædictorum Can. infra prænominatas divisas portare arcum, vel sagittas, vel aliquod ingenium facere ad bestias ipsius Petri vel hæ. suorum capiendas. Idem etiam Petrus dedit ipsis Priori et Can. totam fabricam in Glasedale, cum omnibus ad eandem fabricam pertinentibus, viz. ut liceat eis quærere et capere minerium ferri,<sup>2</sup> ubicunque poterint illud invenire, infra omnes suas divisas superius nominatas, sine alicujus contradictione vel impedimento. Et sciendum est, quod ipse Petrus vel hæredes sui nunquam aliquam fabricam levabunt, vel facient, vel ab aliis fieri permittent, vel minerium capient infra prædictas divisas prædictorum Can. Ipse vero Petrus

<sup>1</sup> The land, of which the boundaries are here given, is situated in the South-West of the Parish of Danby, Swineheved, as before mentioned, cannot be found. Blakenhou is the name applied to the high ground in the South of Danby. Ralph Cross still exists, but is a little way out of the Parish of Danby to the West. Bothine is commemorated by what is called in the Ordnance Maps Burton Cross, but more correctly Botton Cross, the highest point on these hills. The socket and part of the cross are still there, but the shaft has been utterly destroyed. Friho or Frihop is Fryup, and Troch is Trough House in Fryup. Mosebec and Yubec I am unable to identify.

<sup>2</sup> From the numerous heaps of scoræ still remaining it would seem the Canons worked these iron mines on a large scale. The Rev. J. C. Atkinson has written a very full and interesting article in the Yorkshire Archæol. Journal (VIII. 30) on the ironworking in the neighbourhood. The mines continued to be of importance to the close of the middle ages. In 1470 Edward iv., in consequence of the minority of Richard Nevile, "consanguineus et hæres" of George Nevile, Lord Latimer, granted the office of "Archiferrarius" of the forest of Danby, lately held by Henry Rudston, to Richard Cracestre, to hold during such minority (Patent Rolls, 10 Edward iv., m. 12).



dedit et concessit prædictis Can., pasturam de Waytelandeshevedes et Stayngateside, ad averia sua imperp., per has divisas,<sup>1</sup> viz. sicut Parva Woluedal a communi via subtus Knapetres descendit in Hellewath, et inde sicut rivulus de Hellewath cadit in Weltewath, et inde sicut idem rivulus vadit de Weltewath usque in Langewath. Ita tamen ut liceat hominibus ejusdem Petri et hæredum suorum de Daneby, prædicta loca scil. de Waytelandeshevedes et de Stayngateside transeundo, si voluerint, boves suos ibid. disjungere et pascere. Et sciendum est, quod non licebit præfatis Priori et Can., vel eorum succ., facere aliquod ædificium infra prædictas divisas de Waytelandeshevedes et de Stayngateside. Dedit etiam idem Petrus, et concessit, eisdem Priori et Can. hanc libertatem subscriptam, viz. quod averia eorum, si extra divisas suas alicubi inventa fuerint in terris, moris, vel boscis ejusdem Petri, sive hæredum suorum, ipsa averia ab eodem Petro, vel hæredibus suis, vel eorum forestariis, non parcabuntur, nec de illis capietur vel exigetur eschapium; set vel forestarii ejusdem (159<sup>b</sup>) Petri, et hæredum suorum, sine omni occasione, gravamine, et demanda eschapii, ipsa averia infra divisas prædictas ipsorum Can. recaciabunt, vel permittent sine omni impedimento homines præfatorum Prioris et Can., si præsentes fuerint, bene et pacifice, et sine mora, averia sua reducere infra suas divisas, quam cito poterunt. Idem vero [Prior] et Can. summum custodem et alios custodes averiorum suorum, qui sub ipso summo custode fuerint, jurare facient, quod occasione hujus libertatis, sponte vel ex consuetudine, non permittent averia sua divisas suas transgredi. Quod si forestarii ejusdem Petri, vel hæredum suorum rationabili juramento probare poterunt de aliquo custode, quod ipse sponte et ex consuetudine permittet averia sua divisas suas transire ad dampnum faciendum, custos ille amovebitur, et alius loco ejus substituetur. Et si forte averia ipsorum Prioris et Can. inventa fuerint in bladis vel pratis ipsius Petri vel hæredum suorum, ita quod dampnum ibi fecerint, idem Prior et Can. et eorum succ. dampnum illud facient emendari eidem Petro et hæ. suis, secundum legem terræ et consuetudinem patriæ. Prædicti vero Prior et Can. et eorum succ. habebunt omnes prædictas moras, pasturas, et boscos, infra omnes prædictas divisas sicut prædictum est. Tenenda de præfato Petro et hæ. suis in pur. et perp. elem.,

<sup>1</sup> None of these names can now be traced except Parva Woluedal, the name of which has descended to Wood Dale House in the Parish of

Egton across the Stonegate Beck. The other places are probably waths or fords along the course of that stream.

liberam et quietam ab omni sæculari servitio et exactione ; salva ipsi Petro et hær. suis tota venatione omnium bestiarum suarum in omnibus prædictis moris, pasturis, et boscis infra præscriptas metas et divisas. Et prædictus Petrus, et hær. sui, omnia prædicta, cum omnibus libertatibus suis et aysiammentis, præfatis Priori et Can. et eorum succ. warrantizabunt, acquietabunt, et defendent. Et si forte idem Prior et Can. vel eorum succ. amiserint omnia prædicta pro defectu warrantiæ ipsius Petri vel hæredum suorum, idem Petrus vel hæredes sui dabunt ipsis Priori et Can. vel eorum succ. in escambium, triginta libratas terræ in Merske vel in Brunn. Et si ipsi Prior et Conventus amiserint aliquam partem rerum prædictarum pro defectu warrantiæ, ut prædictum est, idem Petrus vel hær. sui facient eis escambium ad valentiam illius portionis quam amiserint, secundum quantitatem triginta libratarum terræ, quæ esse debent escambium omnium rerum prædictarum. Et si forte idem Petrus vel hæredes sui recuperaverint omnia prædicta, vel aliquam partem eorum, idem Prior et Can. vel eorum succ. nullum clamium habere poterunt in hiis, quæ ipse Petrus vel hær. sui recuperaverint, ut prædictum est, nisi ipsi reddiderint eidem Petro vel hær. suis escambium quod receperint. Et prædictus Prior concessit pro se et succ. suis, quod ipsi pascent singulis annis mille pauperes, pro animabus patris et matris ipsius Petri, scil. die anniversarii patris sui quingentos pauperes, et die anniversarii matris suæ quingentos pauperes.

CCXXA. Easter, 11 Hen. III. (1227). Ebor. Dies datus Priori de Giseburne, per attornatum suum querenti, et Petro de Brus, tenenti, de audiendo iudicio suo a die S. Trinitatis in xv dies, prece partium, in tali forma quod idem Petrus concessit quod infra diem illum apponet totum posse suum, quod omnes liberi homines qui communam habent in pastura illa, concedent eidem Priori relevare vaccarias suas et hayas, et fabricas, sicut prius fuerunt secundum purportum cirographi. Et si non fecerit, ad diem illum fiet iudicium, sive Petrus venerit sive non. Et quia . . . deadvocavit disseisinam de Swinesheved, concessum est Priori, quod relevare faceret domos suas in Swinesheved, et si prædictus Petrus fecerit eidem Priori habere cartas prædictorum liberorum hominum, secundum quod prædictum est, tunc idem Prior perdonabit eidem Petro dampnum quod habuit per domos suas prostratas, scil. ix lib. et viij den. Et sciendum quod dampnum vaccariarum et fabricarum prostratarum in Glasdale est xx lib. Et Petrus ponit loco suo Stephanum de Stramda vel Petrum de Brumford (Coram Rege, No. 27, m. 8).

CCXXB. A die Paschæ in tres septimanas, 11 Hen. III. (1227). Prior de Giseburne, per attornatum suum, optulit se iiij<sup>to</sup> die versus Petrum de Brus de placito capiendi [cirographum] suum, de fine facto inter eos de pastura de Glasdale, et de xvj libratiss terræ in Bordelbrunne. Et Petrus non venit, et summonitus fuit quod esset a die Paschæ in xv dies, et venit, et postea recessit sine licentia. Et Vicecomes misit extensionem prædictarum xvj libratarum terræ; quæ talis est, quod assignavit eidem Priori xxiiij bov. terræ in Bordelbrunne, scil. totam villam de Bordelbrunn, integre et plenarie, cum omnibus pert. suis infra villam et extra, excepto tamen molendino. Et ideo præceptum est Vicecomiti, quod eidem Priori plenariam seisinam habere faciat de prædicta terra cum omnibus pert. suis, et quod habeat corpus ejusdem Petri a die S. Michaelis in j mensem, ad capiendum cirographum suum etc., ad audiendum etc. Et finis, inter eos factus, remaneat sicut prius factus fuit, et sicut alibi in rotulis plenius patet, scil. concordia ultimo facta etc. (De Banco. Hen. III. No. 3, fo. 10<sup>d</sup>.)

CCXXC. In quindena S. Trinitatis, 11 Hen. III. (1227). Ebor. Petrus de Brus attachiatus fuit ad respondendum Priori de Giseborg, quare non tenet ei finem, factum inter eos in Curia Domini Regis, de moris de Glasdale, Svinesheved, Hvaitlandesheved, Steinegateside. Unde cirographum factum fuit inter eos, in quo continetur, quod idem Petrus debet warantizare et defendere eidem Priori et Can. prædictas moras, secundum divisas in cirographo nominatas; et præterea boscos de Svinesheved et Glasdale, infra easdem divisas nominatas in cirographo. Continetur etiam in ultimo cirographo, quod si forte idem Prior, et Can., et succ. sui, amiserint moras et omnia prædicta contenta in cirographo, pro defectu warantiæ ipsius Petri vel hær. suorum, idem Petrus vel hær. sui dabunt ipsi Priori et succ. suis in escambium, triginta libratas terræ in Merske vel in Brunne. Et si Prior vel Can. amiserint aliquam partem prædictarum rerum pro defectu warantiæ, ut dictum est, idem Petrus et hær. sui dabunt ei escambium ad valentiam illius portionis quam amiserint, secundum quantitatem triginta libratarum terræ, quæ esse debent escambium prædictarum rerum in cirographo contentarum. Et super hoc questus fuit prædictus Prior, quod per defaultam ipsius Petri amisit ipse fabricas et v vaccarias, unde quælibet vaccaria valuit per annum v marcas, et fabricæ decem marcas, per quandam assisam novæ disseisinæ super eundem Priorem per ipsum Petrum captam, sicut plenius continetur in rotulo de extractis. Unde alias consideratum fuit, quod juratores novæ disseisinæ inde captæ venirent coram Justiciariis

apud Westmonasterium, ad certificandum eos de quibus rebus fecerunt Alano de Parco et sociis suis in pastura de Glasdale. Qui venerunt coram Justiciariis et dixerunt, quod fecerunt eis seisinam de omnibus vaccariis in Glasdale, et de fabrica quam Prior de novo levavit; set de vaccaria in Svinesheved nullam eis seisinam fecerunt, eo quod fabrica illa eis remanet quiete. Et præceptum fuit Vicecomiti, quod per sacramentum xij militum inquireret dampni valorem, quod idem Prior habuit per prædictam disseisinam contra prædictum finem. Et inquisitio facta fuit et missa Justiciariis; quæ talis est, quod, omnibus computatis, summa dampni vaccariorum et fabricarum prostratarum in Glasdale est xx lib.; et quod dampnum domuum emissarum et prostratarum est ix lib. ac viij den. Unde in crastino Ascensionis datus fuit dies partibus usque ad hunc diem, prece partium, sub tali forma, quod idem Petrus concessit, quod infra terminum illum apponeret totum posse suum, quod omnes liberi homines sui, qui communam habuerunt in pastura illa, concederent eidem Priori relevare vaccarias suas, et hayas, et fabricas, sicut prius fuerunt, et inde cartas suas eidem Priori facerent. Et nisi facerent etc. Postea concordati sunt, ita quod prædictus Prior remisit totum jus suum in pastura de Glasdale in perp. Salva eidem Priori pastura, quantum pertinet ad septem bov. terræ, quas habet in Daneby. Et pro hac remissione idem Petrus dabit eidem Priori xvj libratas terræ in manerio de Brunnes. Habendas et tenendas eidem Priori et succ. suis, in lib. pur. et perp. elem. Et ideo præceptum est Vicecomiti, quod in propria persona sua accedat ad terram illam, et assumptis xij militibus, per quos etc.; et per eorum sacramentum haberi et assignari faciat eidem Priori prædictas xvj libratas terræ in Brunnes; et quid, et per quas particulas ei terram illam assignaverit, scire faceret Justiciariis apud Westmonasterium, a die S. Michaelis in tres septimanas etc. Et tunc habeant cirographum suum. Et Petrus ponit loco suo Berardum de Fontibus. Et sciendum quod pastura de Svinesheved, cum vaccaria et fabrica, remanet ipsi Priori (Ibid., m. 13<sup>o</sup>).

CCXXI.<sup>1</sup> (160) Hæc est finalis concordia, facta in Curia Domini Regis apud Westmonasterium, in Octabis S. Martini anno regni Regis Henrici, filii Regis Johannis, tertio decimo (Nov. 11th-18th, 1228), coram Martino de Pateshill, Decano Sancti Pauli London., Thoma de Multon, Stephano de Segrave, Roberto de Lexington, Thoma de Canvill, Willelmo de London., Justiciariis, et aliis Domini Regis fidelibus tunc

<sup>1</sup> The original of this fine is in the Public Record Office, Pedes Fin. Ebor. 12-15 Hen. III. No. 106.

ibi præsentibus, Inter Michaelem, Priorem de Gyseburn, petentem, per fratrem Nicholaum de Tresk, positum loco ipsius Prioris ad lucrandum vel perdendum, et Petrum de Brus, deforciantem, per Berardum de Fontibus, positum loco ipsius Petri ad lucrandum vel perdendum, de moris de Glasedale, Waytelandisheved, et Stayngateside cum pert. Unde idem Prior questus fuit, quod per defaultam ipsius Petri amisit ipse quatuor vaccarias et omnes fabricas, quas habuit in prædicta mora de Glasedale, desicut idem Petrus debuit easdem vaccarias warantizasse eidem Priori per finem inter eos factum in eadem Curia, et unde placitum fuerit inter eos in eadem Curia; scil. quod prædictus Prior recognovit prædictam pasturam moræ de Glasedale esse jus ipsius Petri, et remisit et quietum clamavit de se et succ. suis, prædicto Petro et hæ. suis, totum jus et clamium, quod habuit in prædicta mora de Glasedale, et in pastura ejusdem moræ, et similiter in prædictis vaccariis et fabricis imperp. Salva ipsi Priori et succ. suis pastura in eadem mora de Glasedale, quantum pertinet ad totum ten. illud quod idem Prior tenuit in Daneby, die quo hæc concordia facta fuit; et salvo eidem Priori et succ. suis toto bosco suo in Glasedale, sine ullo retenemento, quem Can. prædictæ Ecclesiæ de Gyseburn habent ex dono Petri de Brus, patris ipsius Petri, et secundum quod boscus ille continetur infra divisas in scripto cyrograffato, inde inter eos facto, contentas, cum libero ingressu et exitu ubique ad homines et ad averia sua usque ad prædictam pasturam, et ad prædictum boscum, sine aliquo impedimento ipsius Petri et hæredum suorum. Ita ut liceat prædicto Priori, et succ. suis, et Can. ejusdem Ecclesiæ, de prædicto bosco, cum voluerint, secare, asportare, et quicquid voluerint ad commodum suum facere. Ita quod nullus alius, sine eorum licentia et voluntate, de prædicto bosco aliquid capiat vel secet. Et pro hac recognitione, quieta clamazione, fine, et concordia, prædictus Petrus dedit et concessit eidem Priori, et succ. suis prædictæ Ecclesiæ de Gyseburn, sexdecim libratas terræ cum pert. in Bordelbrun, scil. totam villam de Bordelbrun, integre, cum pert., sine ullo retenemento, infra villam ex extra, excepto uno molendino cum pert. in eadem villa, quod eidem Petro et hæ. suis remanet quiete in perp. Habendam et tenendam eidem Priori, et succ. suis prædictæ Ecclesiæ de Gyseburn, de eodem Petro et hæ. suis, libere et quiete, in lib. pur. et perp. elem. imperp. Idem (160<sup>b</sup>) vero Petrus et hæredes sui warantizabunt eidem Priori, et succ. suis prædictæ Ecclesiæ de Gyseburn, totam prædictam villam cum pert., excepto prædicto molendino cum pert., contra omnes gentes, in lib. pur. et perp. elem. suam imperp. Et sciendum, quod finis prius inter eos factus de

prædictis moris de Glasedale, Swynesheved, Waytelandisheved, et de Stayngateside cum pert., in omnibus integre remanet, præterquam de prædicta mora de Glasedale, secundum quod prædictum est.

CCXXIA. Mich., 17 Hen. III. (1233). Ebor. Michael, Prior de Giseburne, per attornatum suum, optulit se iiij die versus Petrum de Brus, de placito quod teneat ei finem factum coram Justiciariis apud Westmonasterium inter ipsum Priorem, querentem, et prædictum Petrum, impediendum, de moris de Glasdale, Swinesheved, Staingatelith,<sup>1</sup> et Wheitelandehaved. Unde cirographum etc. Et Petrus non venit etc. Et attachiatus fuit per Alanum et Alanum Clint. Et ideo ponatur per meliores plegios, quod sit in Octabis S. Hilarii etc. (Coram Rege, No. 39, m. 1<sup>d</sup>).

CCXXII. Hæc est finalis concordia, facta in Curia Domini Regis apud Ebor., in crastino S. Andreæ, anno regni Regis Henrici, filii Regis Johannis, decimo nono (Dec. 1st, 1234), coram Rogero Bertram,<sup>2</sup> Roberto de Ros, Ada de Novo Mercato, Willelmo de Eboraco, Radulfo de Norwyco, et Jollano de Nevill, Justiciariis Itinerantibus, et aliis Domini Regis fidelibus tunc ibi præsentibus, Inter Michaelem, Priorem de Gyseburn, querentem, per fratrem Andream Canonicum suum, positum etc., et Petrum de Brus, deforciantem, de mora de Swynesheved cum pert., et de libero ingressu et egressu ad pasturam et ad boscum de Glasedale, et de logiis faciendis in eadem pastura de Glasdale ad opus pastorum, carpentariorum, [et] carbonariorum. Unde idem Prior questus fuit, quod prædictus Petrus non tenuit ei finem, factum in Curia Domini Regis coram Justiciariis suis apud Westmonasterium, et unde placitum finis facti summonitum fuit inter eos in eadem Curia: scil. quod prædictus Prior recognovit pro se et succ. suis totam prædictam moram de Swynesheved cum toto bosco ex utraque parte aquæ, et de Swynesheved usque ad Blakehou, et de Blakehou usque ad Crucem Radulfi, et de eadem Cruce totum extra coopertum bosci de Bothine usque Mosebeck, et de Mosebeck extra coopertum bosci de Frihopp usque ad Troch, et de Troch extra coopertum usque ad Youbech, esse jus ipsius Petri, et illam remisit et quietam clamavit de se et succ. suis et Ecclesia sua de Gyseburn. Ita tamen quod

<sup>1</sup> The change here from Staingateside to Staingatelith is noteworthy. The word *lith* must at this date have been still in use and intelligible. It appears in Kirkleatham and Upleatham, formerly Lyum and Uplium, coming from the Norse *hlid*, a side,

or more precisely *hlidum*, the dative of place.

<sup>2</sup> Roberto Bertram. There is no doubt that this should be Roger Bertram. See No. 687A, which is a fine of the same year where his name is properly given.

prædictus Petrus, et hæredes sui, illam habeant et teneant, sicut idem Prior illam tenuit, quando domus ipsius Prioris, quas habuit in eadem mora, ultimo prostratæ fuerunt per Justiciarios Domini Regis de foresta. Salva eidem Priori, et succ. suis, et Ecclesiæ suæ de Gyseburn, communia pasturæ in eadem mora, quantum pertinet ad septem bov. terræ, quas idem Prior tenet in villa de Daneby. Et pro hac recognitione, remissione, quieta clamatione, fine, et concordia, idem Petrus dedit, et concessit, prædicto Priori septem libratas terræ cum pert. in Southbrun, scil. quatuor bov. terræ quas Galfridus Præpositus quondam tenuit, et quinque bov. terræ quas (161) Robertus frater ipsius Galfridi quondam tenuit, et toftum quod Henricus Baligan quondam tenuit, et toftum quod Willelmus Jalberte tenuit, et toftum quod Willelmus filius Petri tenuit, et totum illud toftum, quod est a tofto Petri Tectoris usque ad exitum ejusdem villæ, versus austrum. Habenda et tenenda eidem Priori, et succ. suis, et Ecclesiæ suæ de Gyseburn, de prædicto Petro et hæ. suis, in lib. pur. et perp. elem. imperp., quieta ab omni sæculari servitio et exactione. Et præterea idem Petrus recognovit, et concessit pro se et hæ. suis, quantum ad ipsum et hæredes suos pertinet, quod bene licebit dicto Priori, et succ. suis, et Ecclesiæ suæ de Gyseburn, habere tres logias in prædicta mora de Glasedale, ad opus pastorum, carpentariorum, et carbonariorum suorum, sine contradictione et impedimento ipsius Petri et hæredum suorum imperp. Ita quod quælibet logia sit de longitudine viginti pedum, et de latitudine duodecim pedum. Et præterea idem Petrus concessit pro se et hæ. suis, quod homines et averia prædicti Prioris et succ. suorum habeant liberum ingressum et egressum ubique, ad prædictam pasturam et dictum boscum de Glasedale, sine omni contradictione ipsius Petri et hæredum suorum imperp. Et prædictus Petrus et hæredes sui warrantizabunt eidem Priori, et succ. suis, et Ecclesiæ suæ de Gyseburn, prædictas septem libratas terræ cum pert., ut lib. pur. et perp. elem. Et hæc concordia facta est inter eos, salvis eidem Priori, et succ. suis, et Ecclesiæ prædictæ de Gyseburn, omnibus articulis contentis in cyrographis prius inter eos<sup>1</sup> factis in eadem Curia, et de quibus articulis nullum placitum motum fuit inter eos in præfata Curia.

<sup>1</sup> *Inter eos repeated.*



CCXXIII. FINALIS CONCORDIA DE ADVOCATIONE ECCLESIAE DE SKELTON ET CARTA FUNDATIONIS.

Hæc est finalis concordia, facta in Curia domini (Regis) apud Westmonasterium, a die S. Michaelis in quindecim dies, anno regni Regis Henrici, filii Regis Johannis, vicesimo tertio (Sept. 29th—Oct. 13th, 1289), coram Roberto de Lexington, Willelmo de Eboraco, Præposito Beverlaci, Willelmo de Culeworth, et Henrico de Bathonia, Justiciariis, et aliis domini Regis fidelibus tunc ibi præsentibus, Inter Petrum de Brus, petentem, et Johannem, Priorem de Giseburne, tenentem per fratrem Andream de Eboraco, Canonicum suum, positum etc., de advocacione Ecclesiæ de Skelton.<sup>1</sup> Unde placitum fuit inter eos in eadem Curia, scil. quod prædictus Petrus recognovit et concessit advocacionem prædictæ Ecclesiæ cum pert. esse jus ipsius Prioris et Ecclesiæ suæ de Gyseburne, ut illam quam Can. et Ecclesia de Gyseburne habent ex dono Roberti de Brus, antecessoris ipsius Petri, cujus hæres ipse est. Recognovit etiam idem Petrus, et concessit, et confirmavit prædicto Priori et Can. de Gyseburne, ut jus suum, omnes decimas subscriptas, quas prædicti Can. et prædicta Ecclesia (161<sup>b</sup>) habent ex dono antecessorum ipsius Petri, tam in ecclesiis, quam in terris, redditibus, libertatibus, et aliis possessionibus, viz., ex dono Roberti de Brus, fundatoris Domus de Gyseburne, totam Gyseburne cum omnibus ad eam pertinentibus, in omnibus rebus prout in carta ipsius fundatoris continetur, in hæc verba. Regi Angliæ, et Archiepiscopo Ebor., omnibusque S. Matris Ecclesiæ filiis, Robertus de Brus salutem. Notum sit caritati vestræ, me, consilio et ammonitione Kalixti Papæ secundi et Thurstini Ebor. Archiepiscopi, quoddam monasterium Canonicæ religionis in Gyseburne ad honorem Dei et S. Mariæ fundasse, ibique Canonicos regulares pro Regis Angliæ, et mei, uxorisque meæ, liberorumque salute animarum constituisse, et eidem Ecclesiæ atque Deo in [eadem] servituris totam Gyseburne cum omnibus ad eam pertinentibus dedisse, viz. viginti car. terræ et duas bov., quas habeant in bosco et plano, pratis et pascuis, et aquis, per eosdem terminos et metas ex omni parte villæ

<sup>1</sup> The title to the advowson of this church does not seem to be quite clear. Robert de Brus gave it in No. 1, but makes no mention of it in No. 2. In No. 5 Archbishop Thurstan confirms this gift, as do Adam de Brus II. (No. 13), and

Henry I. (No. 15). No. 14, which is a confirmation by the same king, makes no mention of this advowson. As will be seen above the Convent get possession of it, and it remained in their hands until the Reformation.

per quas ea tenueram, excepta Haya et Asedal, quam retinui in manu mea ab orientali parte semitæ Ernaldi, quæ ducit ab Hollebek usque in moram; reliquam vero partem nemoris Asedal in parte occidentis, et totam terram usque ad introitum nemoris de Hellewath, et inde totum nemus ab occidente illius viæ quæ ducit ad Hellewath ex utraque parte aquæ, et totam moram a dextris usque ad introitum de Skelderschog, et inde totum nemus et moram a parte occidentis, sicut aqua ducit ad Colemanherghes, et inde totum sicut aqua ducit usque in Esc ad Dephill, et exinde totum sicut via ducit a vado de sub Dephill in parte dextra usque ad Hayam Ernaldi de Hinderschogh, et inde totum a parte aquilonis sicut vallis et aqua ducit ad viam quæ descendit versus Kildalam, et inde sicut magna via ducit ad semitam Ernaldi quæ descendit in Golstandale, et inde totum in parte dextra sicut semita ducit usque Golstandale, et inde ad vallem et aquam quæ dividit territorium Gysburne et Aton, et inde per rivulum usque ad magnam viam de Outhenesbergh, et inde totum sicut via ducit ad semitam quæ est desuper nemus de Hoton, illis concessi. Dedi etiam præfatæ Ecclesiæ molendina mea in Gyseburn cum soca et molta, sicut ea habui; et ita ut nullus faciat molendina in parochia ejusdem villæ absque Can. licentia et consensu. De terra autem filii Galfridi, et de terra Uctredi de Clivelande, liberum habeant servitium, quod michi debebatur. Dedi etiam supradictis fratribus totam Lythum, scil. novem car. terræ cum illa parte de Cotum quæ illi adjacet, et cæteris omnibus ad eam pertinentibus, et decimam domini mei de Lithum, et ecclesiam de Mersk, et ecclesiam de Brunhus, et ecclesiam de Skelton, et ecclesiam de Daneby, et ecclesiam de Uppelithum, et ecclesiam de Staynton, et ecclesiam de Levington, et (162) ecclesiam de Hert, et ecclesiam de Stranton, cum omnibus appendiciis et terris illarum. Et volo, ut decedentibus clericis, qui quasdam de prædictis ecclesiis tenent, habeant eas Can. præfati ad sustentationem suam, ita libere et quiete sicut aliqua Ab[b]acia liberius et melius tenet in toto Archiepiscopatu Ebor. Hæc omnia supradicta dedimus et concessimus, ego viz. Robertus de Brus, et Agnes uxor mea, et Adam, filius noster et hæres, Ecclesiæ S. Mariæ de Gyseburne et fratribus ibid. Deo servituris, in lib. et quiet. et perp. elem., cum omnibus libertatibus et liberis consuetudinibus et dignitatibus, quas in eis habuimus ex donatione et concessione Henrici, Regis Angliæ. Quod si quis violaverit, vel in diripiendo possessiones Ecclesiæ, vel minuendo dignitates, Deum inde ejusque matrem sentiat vindicem. Et ex dono Adæ de Brus

totum Westwyth, in bosco, plano, et pastura, salvis eidem Petro et hæ. suis feris suis ibid. Et ex dono Petri de Brus, patris prædicti Petri, totum nemus in Hinderschog et in mora, cum pastura sine ullo retinemento, prout carta prædicti Petri testatur. Et ex dono ejusdem Petri, patris prædicti Petri, undecim acras et tres rodas terræ in Daneby, et quoddam pratum in eadem villa, cum toftis adjacentibus juxta mesuagium ipsius Prioris versus meridiem. Et ex dono ejusdem Petri, patris prædicti Petri, quicquid habuit in Rottese<sup>1</sup>, in anguillis, terris, et servitiis hominum suorum ejusdem villæ, excepto prato quod prius dederat Marmeduco de Thweng. Et ex dono ejusdem Petri, patris prædicti Petri, redditum quinque marcarum de eodem Petro et hæ. suis percipiendum per annum apud Gyseburne, ad inveniendum unum cereum ardentem ante majus altare in Ecclesia de Gyseburne, scil. medietatem ad Pascha, et alteram medietatem ad festum S. Michaelis. Et ex dono ejusdem Petri, patris prædicti Petri, triginta solidos annuos percipiendos per annum, secundum quod continetur in carta ipsius Petri quam prædicti Can.

<sup>1</sup> Rotsea in the parish of Hutton Cranswick near Driffield. Rents payable in fish were by no means unusual. At Coatham haddocks were the fish specified. Rotsea must have been famous for its eels. In the following charter, by which Walter de Bovintun grants land to his son Rabod, who occurs as a donor to the Canons of a bovate at Tibthorpe on p. 96, one of the rents is that of three hundred eels, payable to Peter de Brus, probably the ones assigned by him here to the Priory: "Walterus de Bovintun, cum assensu et concessu Willelmi, filii et heredis mei. . . Rabodo, filio meo, duas bov. terræ in Rotese, scil. illam bov. terræ quam emi de Waltero Martin, cum tofto et omnibus pert., reddendo inde annuatim ccc anguillas ad perficiendam firmam Petri de Brus, et quatuor den. et obolum ad firmam Roberti de Dalton et Matildis uxoris suæ reddend., scil. ad Pascha Floridum; et alteram bov. terræ quam emi ab Willelmo de S. Martino et Galfrido fratre ejus, cum tofto ad eam pertinente, simul cum tertio tofto quod Galfridus de S. Martino mihi dedit, reddendo annuatim duas candidas cyrotecas ad opus Willelmi de S. Martino infra Octabas S. Johannis Baptistæ. Totam

vero prædictam terram dedi et concessi prædicto Rabodo et hæ. suis cum omnibus pert., Tenendam de me et hæ. meis in feodo et hæreditate, libere, et quiete, et honorifice, infra villam et extra, in pratis, in pascuis, in vis, in semitis, in mariscis, in turbariis, in piscariis, et in omnibus aisiamentis ad prædictam terram pertinentibus, sine ullo retenemento, Reddendo annuatim prædictas firmas ad præfatos terminos, sicut prænominatæ sunt in prædicta carta. . . . Hiis testibus. Petro de Brus, Rogero de Accelm, Roberto Engeram, Willelmo de Tametun, Roberto Tolebut, Ricardo de Levingtun, Roberto de Accelm, Jordano de Tametun, Waltero de Caretorp, Willelmo filio ejus, Ada de Torp, Waltero filio ejus, Ricardo de Spineto." (Dodsworth, vii. 81<sup>b</sup>.) Dodsworth (Ibid., fo. 81) gives another charter about this property, by which Matilda de Rotesai, with the assent of Thomas, her son and heir, sold to Walter de Bovington a bovate in Rotsea, which Walter Martin had sold him. Hiis testibus. Johanne de Melsa, Waltero de Karethorp, Ricardo de Hai, Adam de Bovington, Waltero de Hastorp, Daniele de Rudestain, Waltero de Thorp, Ricardo de Spineto, et m. a."

inde habent, ad inveniendum cotidie quinque cereos ardentes ante altare, ubi missa de Beata Maria sollempniter celebratur, dum missa ibid. decantatur. Et idem Petrus concessit eisdem Priori et Can. pro sese et hær. suis, quod licebit eis claudere boscum illum, qui vocatur Cliva Prioris, fossato, muro, vel haya, ita quod bestia forinseca vel fera non ingrediatur; et quod inde facere possint parcum, si voluerint. Et idem Petrus et hæredes sui warantizabunt prædicto Priori, et succ. suis, et Ecclesiæ suæ de Giseburne, omnia supradicta cum pert., secundum quod prædictum est, ut pur. et perp. elem. suam, et illam acquietabunt et defendent contra omnes gentes imperp. Et pro hac recognitione, concessione, confirmatione, warentia, acquietatione, et defensione, fine, et concordia, idem Prior remisit et quietum clamavit de se, et succ. suis, et Ecclesia sua de (162<sup>b</sup>) Gyseburn, prædicto Petro et hær. suis, totum Glasdale cum pert. suis, in bosco et plano et aliis pert., salva eidem Priori, et succ. suis, et Ecclesiæ suæ de Gyseburn, communia pasturæ in Glasedale, quantum pertinet ad septem bov. terræ cum pert. in Daneby, per rationabilem amensurationem secundum modum patriæ illius. Et sciendum quod hæc concordia facta fuit, salvis omnibus articulis contentis in aliis cyrographis de Glasdale, Swyneheved, Weytelandisheved, et Stayngateside, inter eos confectis, exceptis articulis in præsentī cyrographo contentis.

### EXCAMBIUM DE GLASADAL.

CCXXIV. Hæc est finalis concordia, facta in Curia domini Regis apud Westmonasterium, a die Paschæ in unum mensem, anno regni Regis Henrici, filii Regis Johannis, vicesimo sexto (April 20th—May 18th, 1242), Coram Roberto de Lexington, Willelmo de Culewurth, Gilberto de Preston, et Joldano de Nevill, Justiciariis, et aliis Domini Regis fidelibus tunc ibi presentibus, Inter Johannem, Priorem de Gyseburn, querentem per fratrem Andream, Canonicum suum, positum etc., et Petrum de Brus, deforciantem per Adam de Hilton, etc., de moris de Glasedale, Swynesheved, Waytelandisheved, et Stayngateside cum pert. Unde idem Prior questus fuit, quod prædictus Petrus injuste clamabat habere porcos suos in prædictis pasturis de Waytelandisheved et Stayngateside, et quod idem Petrus contra finem inter eos factum cepit et imparcavit averia eorum inventa in bladīs et pratis ipsius Petri, et scil. quod construxit quasdam domos, et fecit quoddam clausum in communia pasturæ ipsius Prioris in Glasedale: et unde

placitum finis facti summonitum fuit inter eos in eadem Curia, scil. quod prædictus Petrus remisit, et quietum clamavit de se et hæc. suis, eidem Priori, et succ. suis, et Ecclesiæ suæ de Gyseburn, totum jus et clamium quod habuit habendi porcos suos in prædicta pastura imperp. Ita tamen quod bene licebit eidem Petro et hæc. suis colligere et asportare fructum bosci de Waytelandisheved et de Stayngateside pro voluntate sua, cum tempus fuerit, sine impedimento ipsius Prioris vel succ. suorum. Concessit etiam idem Petrus pro se et hæc. suis, quod si averia ipsius Prioris, vel succ. suorum, inventa fueri [n] t in bladis vel pratis ipsius Petri vel hæredum suorum, non imparcabantur, set recaciabuntur sine detrimento ipsorum averiorum. Et ille qui invenerit eadem averia in prædictis bladis vel pratis, jurabit quod averia ipsius Prioris vel succ. suorum fecerunt dampnum quod ipse ostendet, et idem Prior vel succ. sui per sacramentum duorum liberorum et legalium hominum ejusdem villæ, ubi dampnum factum fuerit, sine dilatione facient emendas illas eidem Petro vel hæc. suis imperp. Et similiter idem Petrus (168) concessit pro se et hæc. suis, quod idem Prior et succ. sui habeant in parochiis suis decimam venationis suæ et hæredum suorum, et fenum suorum ubicunque fena falcabuntur, præterquam in locis subscriptis, scil., in parco sub Castro de Daneby,<sup>1</sup> et in quatuor Laundis<sup>2</sup> in foresta de Daneby, scil. in Launda de Souresby, Eskebriggethwoyt, Karlethwoyt, et in Launda sub Threlkelde, et in haya de Skelton clausa ex aquilonali parte de Routheclive, et in parvo parco circa castrum de Skelton, in quibus locis nullas decimas feni habebunt. Et præterea idem Petrus concessit pro se et hæc. suis, quod homines ipsius Prioris et succ. suorum de Magna Moeresum libere possint colligere nuces in bosco ipsius Petri in eadem villa de Moeresum, sine impedimento ipsorum. Concessit etiam idem Petrus, pro se et hæc. suis, eidem Priori, et succ. suis, et Ecclesiæ prædictæ, omnes terras et tenementa, quæ idem Prior habuit de feodo

<sup>1</sup> This is the Castle from whence the village of Castleton in Danby takes its name. Danby Castle, considerable remains of which are still standing, was not built until about 1808.

<sup>2</sup> "A 'laund' was a bare or treeless space in a forest, and while Sowerby Bogs remains to mark the site of the Launda de Souresby, the names Lawns, Danby Lawns, Lawns House, remain to distinguish the probable sites of other of the three Launds

specified. It is, perhaps, idle to speculate as to which was Eskebriggethwoyte, and which Karlethwoyte, Laund, although it may well have been that what is now spoken of as 'Danby Lawns,' closely adjacent to 'Park House,' may, from its vicinity to one of the ancient bridges of the parish, very well be the former. As to Threlkelde, I certainly dare not venture a surmise." (Atkinson's Cleveland, i. 285.)

ipsius Petri die quo hæc concordia facta fuit, per confirmationem Petri de Brus, patris ejusdem Petri, cujus hæres ipse est, in lib. pur. et perp. elem. Ita quod idem Petrus vel hæredes sui nichil de cætero poterint clamare vel exigere in eisdem terris vel tenementis, neque in dominico, neque in servitio. Et similiter idem Petrus concessit pro se et hæ. suis, quod ipsi nec forestarii eorum impediunt homines vel canes ipsius Prioris vel succ. suorum infra limites territorii sui de Gyseburn, salvis sibi et hæ. suis feris suis in illo loco, qui vocatur Westewith. Et pro hac recognitione, concessione, remissione, quieta clamazione, fine, et concordia, idem Prior concessit pro se, et succ. suis, et Ecclesia prædicta, quod prædictus Petrus et hæredes sui habeant et teneant omnia edificia, vaccarias, et logias, et clausa, quæ constructa fuerunt in illa parte de Glasedale, die quo hæc concordia facta fuit, quam idem Prior prius tenuit et remisit prædicto Petro de Brus, patri ejusdem Petri, et hæ. suis imperp. Ita quod non licebit eidem Petro vel hæ. suis alia edificia, vaccarias, logias, vel clausa, construere quam illa quæ ibi fuerunt constructa a prædicto die; set bene licebit eidem Petro et hæ. suis, illa sustinere et reparare cum necessarie fuerit imperp. Et hæc concordia facta fuit, salvis eidem Priori, et succ. suis, et Ecclesiæ prædictæ, et similiter prædicto Petro et hæ. suis, omnibus aliis articulis contentis in cyrographis. inter prædictum Priorem et prædecessores suos, et antecessores ipsius Petri, prius confectis imperp.

CCXXV. Hæc est finalis concordia, facta in Curia domini Regis apud Eboracum, a die Paschæ in unum mensem, anno regni Regis Henrici, filii Regis Johannis, tricesimo (April 8th—May 6th, 1246), coram Rogero de Thurkleby (163<sup>b</sup>), Gilberto de Preston, Magistro Symone de Watton, et Johanne de Cobbeham, Justiciariis itinerantibus, et aliis domini Regis fidelibus tunc ibi præsentibus, Inter Johannem, Priorem de Gyseburn, querentem per fratrem Andream, Canonicum suum, positum etc., et Petrum de Brus, deforciantem, de moris de Glasedale, Swynesheved, Waytelandesheved, et Stayngatside. Unde idem Prior questus fuit, quod Ballivi prædicti Petri injuste ceperunt et imparcaverunt averia ipsius Prioris contra finem prius inter eos factum; et unde placitum finis facti summonitum fuit inter eos in eadem Curia, scil. quod prædictus Petrus concessit pro se et hæ. suis, quod si averia ipsius Prioris vel succ. suorum inventa fuerint in bladis vel pratis ipsius Petri vel hæredum suorum, non imparcabuntur, set recaciabuntur sine detrimento ipsorum averiorum. Et idem Prior et succ. sui facient eidem Petro et hæ. suis emen-

das illius dampni, quod averia illa tunc fecerint, secundum quod continetur in cyrographo prius inter eos confecto. Concessit etiam idem Petrus pro se et hæ. suis, quod ipsi de cætero, nec aliquis ex parte ipsorum, exigent nec capient mercedem de mensuris de tenentibus ipsius Prioris et succ. suorum, quos habent, vel quos habebunt, infra villam de Cotum, nec de alienis in terra ipsius Prioris vel succ. suorum in eadem villa, nisi gratis dare voluerint, imperp. Et præterea idem Petrus concessit pro se et hæ. suis, quod naves portantes res ipsius Prioris et succ. suorum ad portum de Cotum,<sup>1</sup> sive fuerint propriæ naves ipsius Prioris vel succ. suorum, sive conducticiæ, et per prædictum Priorem vel succ. suos conductæ, quietæ sint ab omni præstatione tolneti et exactione pro situ navis. Et si prædictæ naves res alienas deportaverint, non sint quietæ a præstatione tolneti debiti et consueti pro illis rebus, nisi fuerint alicujus de familia ipsius Prioris vel succ. suorum, qui res ipsas ad utendum et non ad vendendum deportaverint. Et similiter idem Petrus concessit pro se et hæ. suis, quod idem Prior et succ. sui de cætero sint quieti ab omnimoda secta Curis de terra ipsius Prioris, quam tenet de feodo ipsius Petri in Lofthus. Et idem Petrus concessit pro se et hæ. suis, quod nec ipsi nec forestarii ipsorum impediunt homines vel canes ipsius Prioris vel succ. suorum alicubi infra limites territorii sui de Gyseburn; salvis eidem Petro et hæ. suis feris suis in illo loco, qui vocatur Westwyth. Ita tamen quod si canes ipsius Prioris vel succ. suorum divisas prædicti territorii transierint, bestiam sequendo, usque in forestam ipsius Petri vel hæredum suorum, sive bestias ceperint, sive non, revocentur ore vel cornu, si poterint; et si non possint revocari, capiantur sine detrimento ipsorum canum, et sine dampno et dilatione eis vel hominibus suis eos

<sup>1</sup> Although nowadays the idea of a Port at Coatham seems preposterous, in the middle ages it and Yarm were the only two Ports in Cleveland. In 7 John (1205-6) an account was rendered to the Exchequer of the *quindena* or *quinsieme*, being the fifteenth part of the goods of all merchants throughout the kingdom, granted to the Crown. To this Coatham paid 16s. 11d., when Whitby only paid 4s. (On the trade of Newcastle in the reign of Henry III., printed in Proceedings of the Archæol. Institute. Newcastle, 1852, i. 32.) And in an account of Cleveland written about 1600 (The Topographer

and Genealogist, ii. 411), a curious account is given of a tradition that the Danes used to land at a port called Dobhoome upon the mouth of the Tees, and also of a prophecy that an army should land there and come to Guisbrough. The name Dobhoome has been lost, but it certainly was somewhere between the mouth of the Tees and Coatham, where now it would be impossible for anything but the smallest fishing boat to effect a landing. These traditions, current in Queen Elizabeth's time, show, that the people still remembered the ancient port of Coatham, although even then it had long disappeared.

exigentibus restituantur. Et si homines ipsius Prioris vel succ. suorum persecuti fuerint canes ipsorum in foresta ipsius Petri vel hæredum suorum, secundum consuetudinem forestæ suæ (164) eis emendabitur. Concessit etiam idem Petrus pro se et hæ. suis, quod ipsi de cætero solvent eidem Priori, et succ. suis, et Ecclesiæ suæ prædictæ, decimam totius venationis suæ, quam ipsi capient infra parochias ecclesiarum ipsius Prioris et succ. suorum. Et similiter idem Petrus concessit pro se et hæ. suis, quod ipsi de cætero reddent singulis annis prædicto Priori, et succ. suis, et Ecclesiæ suæ prædictæ, decimas molendinorum suorum in parochiis suis existentium imperp. ; ita quod si prædicta molendina dimissa fuerint ad firmam pro denariis, idem Prior et succ. sui habebunt decimam denariorum, et si dimissa fuerint ad firmam pro blado, vel idem Petrus et hæredes sui illa tenuerint in manibus, tunc habebunt decimam partem molituræ prædictorum molendinorum, et custodes prædictorum molendinorum, in prædictis molendinis pro tempore existentes, facient eidem Priori et succ. suis sacramentum fidelitatis, quod fideliter eis solvent prædictas decimas prædictorum molendinorum, sicut prædictum est. Et præterea idem Petrus dedit, et concessit prædicto Priori, et Ecclesiæ suæ prædictæ, homagium et totum servitium Johannis de Bernaldby et hæredum suorum, de toto ten. quod idem Johannes prius tenuit de prædicto Petro in Bernaldby. Habenda et tenenda eidem Priori, et succ. suis, et Ecclesiæ suæ prædictæ, in pur. et perp. elem., liberam et quietam ab omni sæculari servitio et exactione imperp. Et pro hac concessione, donatione, fine, et concordia, idem Prior remisit et quietum clamavit de se, et succ. suis, et Ecclesia sua prædicta, prædicto Petro et hæ. suis, omnia dampna quæ dicebat se habuisse occasione, quod prædictus Petrus non tenuerat finem inter eos prius in eadem Curia factum, imperp. Et hæc concordia facta est inter eos, salvis eidem Priori, et succ. suis, et Ecclesiæ suæ prædictæ, et prædicto Petro et hæ. suis, omnibus aliis articulis, usitatis et non usitatis, contentis in omnibus cyrographis prius inter prædictum Priorem et prædecessores suos, et prædictum Petrum et antecessores suos confectis, imperp. Et similiter hæc concordia facta fuit, præsentem prædicto Johanne de Bernaldby, et cognoscente quod tenuit prædictum tenementum suum in Bernaldby de prædicto Petro.



CCXXVI. ENTENDAUNCE DU PRIOUR ET CONVENT  
DE GYSEBURNE A MONSIEUR JOHAN DARCY LE  
FUITZ ET ELIZABETHE SA FEMME.

Ceste endenture tesmoigne, que le Priour et Convent de Gyseburne ont fait lour entendaunce a Monsieur Johan Darcy le fuitz,<sup>1</sup> et Elizabeth sa femme,<sup>2</sup> de lavowesoune<sup>3</sup> de la moite de la Priorie de Giseburne, solonk le graunte de ceo fait per fyne per Monsieur Berth' Fanacourt, et Luce sa femme, as ditz Monsieur Johan, et Elizabeth, et as heires le dit Monsieur. Et les ditz Priour et Convent grauntent pur toutz jours de

<sup>1</sup> Eldest son and heir of John Darcy le Pier. He was aged thirty at the death of his father in May, 1347 (Inq. p. m. 21 Edward III. No. 54). His first wife's name was Alienor. His second wife was the above-named Elizabeth Meynell. I have not been able to ascertain the date of his death, but it must have been before Aug. 26th, 1362, when John, his son and heir, died, being still in his minority. The heir of this last-mentioned John Darcy was his brother, Philip Darcy, Knight, who was aged twenty-one and upwards in 1373 (Inq. p. m. 47 Edward III. No. 11).

<sup>2</sup> She was the daughter and heiress of Nicholas, Lord Meynell, and was born and baptized at Whorlton on Oct. 15th, 5 Edward III. (1331). Her first husband was the above-named John Darcy le Fuitz of Knayth (Fourth Report of the Deputy Keeper of Public Records, App. II. p. 131). She died July 9th, 1368, having married Peter de Mauley the sixth (who survived her), leaving her son and heir, Philip Darcy, aged fifteen (Inq. p. m. 42 Edward III. No. 44). From an Inquisition taken to prove his age, it appears that Philip Darcy was born at York in the House of the Friars Preachers, and baptized in the Priory Church in the same city on Ascension Day, twenty-one years before the date of the Inquisition, namely, 47 Edward III., which would place his birth in May, 1352 (Fourth Report of the Deputy Keeper of Public Records, App. II. 137). A copy of her seal is given by Camden (Add.

MSS. 669, fo. 131<sup>b</sup>), and if the drawing can be trusted, the arms are disposed in a very unusual manner. They are placed saltire-wise, so that the arms in the centre form a lozenge, and the remaining four squares. The centre compartment contains Darcy, (azure), three cinquefoils (gules), with a label of three points, impaling Meynell, (azure), three bars gemelles and a chief (or). The arms in the dexter chief of the saltire are, cruzilly three cinquefoils (Darcy); in the dexter base, quarterly over all a bend (Eure); in the sinister chief, three water-bougets (Roos); and in the sinister base, a fesse between three popinjays (Thweng). I am unable to explain the occurrence of Eure. Roos and Thweng are respectively derived from her mother and grandmother. Camden adds that she is called in the circumscription on the seal "Domina de Wherleton."

<sup>3</sup> "Memorandum, quod ita convenit de advocacione Prioratus de Gyseburne, quod, in prima vacatione ejusdem Prioratus, erit prior presentatio Domino Waltero de Fauconberge vel hæ. suis, et in alia proxima vacatione dicti Prioratus erit presentatio Domino Marmaduco (de Twenge), et ita ab uno usque ad alium alternatim usque ad finem mundi (Partitio inter hæredes Petri de Brus tertii. Inq. p. m. 1 Edward I. No. 31, m. 4). Elizabeth Darcy was the great-great-granddaughter of Marmaduke de Thweng, and granddaughter of Lucia de Fanacourt by Nicholas de Meynell. See Note to No. 227.



presenter lour elit a luy et ses heires, a soer manoir de Jarum, en queconque temps que presentement en soen estate escherra. Et le dit Monsieur Johan graunt pur luy et ses heires de fair as ditz Priour et Convent, comme avowe,<sup>1</sup> ceo que ses grantours avantditz furent par lay tenuz de fair. En testmoygnaunce de quele chose les avantditz Priour et Convent al une partie de ceste endenture, demouraunt devers le dit Monsieur Johan, ont mys lour commune seal, et le dit Monsieur Johan a la partie, demouraunt devers le dit Priour et Convent, ad mys soen seal. Done a Giseburn le meskerdy en la septymayne de Pasche,<sup>2</sup> lan du Grace, m<sup>c</sup>ccclvi.

CCXXVLA. BREVE REGIS RICARDI SECUNDI JOHANNI BYGOD, ESCAETORI, DE CAPTIONE TENEMENTORUM PHILIPPI DARCY, CHIVALER, IN MANUM REGIS, ET RESPONSIO EJUSDEM JOHANNIS.

Ricardus, Dei gratia Rex Angliæ et Franciæ, et Dominus Hiberniæ, dilecto et fideli suo Johanni Bygod, Escaetori suo in Com. Ebor., salutem. Volentes certis de causis certiorari super causa captionis manerii de Jarum, duorum feodorum militum, et medietatis advocationis Prioratus de Gisburne<sup>3</sup> cum pert. Philippi Darcy, Chivaler, per vos ut dicitur in manum nostram; ac de vero valore manerii, feodorum militum, ac medietatis advocationis prædictorum; et de quo vel quibus teneantur. Vobis præcipimus, quod nos inde in Cancellaria nostra, sub sigillo vestro, distincte et aperte, sine dilatione reddatis certiores, hoc breve nobis remittentes. T. me ipso apud London., viij die Julii, anno regni nostri quinto (1881).

Lincoln.

Ego Johannes Bygod, Escaetor Domini Regis in Com. Ebor., secundum tenorem istius brevis huic cedulae attachiati, vobis certifico, quod inveni per inquisitionem coram me ex officio meo captam, quod Willelmus Latimer tenuit die quo obiit in feodo talliato, viz. sibi et hæc. masculis de corpore suo legitime procreatis, manerium et villam de Yharum cum pert., ex concessione Philippi Darcy, militis adhuc superstitis, in quindena Paschæ anno regni Regis nunc tertio (1880), licentia Regis super hoc non optenta; et si obierit sine hærede masculo de corpore suo

<sup>1</sup> The *advocatus* or possessor of the advowson, the technical name for the patron. Gerbod, the first husband of the Conqueror's wife Matilda,

was the *advocatus* of the Abbey of St. Bertin at St. Omer.

<sup>2</sup> April 19th.

<sup>3</sup> Jarum.

legitime procreato, tunc manerium et villa prædicta cum pert. ad prædictum Philippum Darcy et hæredes suos revertantur. Et quod idem Willelmus Latymer obiit xxviii<sup>mo</sup> die Maii, anno Regis nunc quarto (1381), sine hærede masculo de corpore suo legitime procreato, per quod manerium et villa prædicta cum pert. ad prædictum Philippum Darcy, militem, per mortem prædicti Willelmi Latymer, jam pertinent. Et ulterius vobis certifico, quod idem Willelmus tenuit ibidem die quo obiit in forma prædicta, medietatem advocationis Prioratus de Gysburne in Clyveland, et duo feoda militum, quæ Rogerus de Fulthorpe, Chivaler, Willelmus Moubray, Willelmus Lambard, Willelmus de Lakenby, Georgius de Naulton, Ricardus de Preston, Johannes de Carrowe, Thomas de Aghton, et Ricardus de Warewyk tenent, quæ ad prædictum Philippum Darcy, militem, causa prædicta jam pertinent. Ac etiam ulterius vobis certifico, quod manerium et villa prædicta cum pert. ad lxxv. viij<sup>d</sup>. particulariter extenduntur per annum. Et quod de valore medietatis advocationis [ac] duorum feodorum militum prædictorum, omnino ignoratur. Et quod manerium et villa prædicta cum pert. tenentur de Domino Rege in capite, per servitium vicesimæ partis unius feodi militis. Et ea de causa manerium et villa, cum advocatione et duobus feodis militum prædicta cum pert., cepi in manum Domini Regis, et ea de causa in manu Domini Regis, et in custodia mea adhuc existunt (Inq. p. m. 5 Ric. II. No. 65).

## CCXXVII. CARTA LUCIÆ DE THWENG.

(164<sup>b</sup>) Lucia de Thweng, filia et hæres Roberti de Thweng, et quondam uxor Domini Roberti de Everyngam.<sup>1</sup> . . .

<sup>1</sup> The history of this well-born but infamous woman is well worth following. She was the daughter and heiress of Sir Robert de Thweng, the eldest son and heir of Sir Marmaduke de Thweng by Lucia, a sister and co-heiress of Peter de Brus III. Her mother was probably one of the sisters and coheiresses of Roger de Merlay, who was married to the eldest son of Sir Marmaduke de Thweng when only eight years old (Cal. Gen. 120). Lucia de Thweng was born at Kilton Castle on the Friday next before Palm Sunday 7 Edward I. (March 24th, 1279), and was baptized on the Sunday following in the Chapel of St. Peter in Kilton by

Alan, Sir Marmaduke de Thweng's chaplain, in the presence of Sir Richard de Thweng, Peter Mariscalus, Richard le Estyvor, Lucia, the wife of Sir Marmaduke de Thweng, and her aunt, Marjory de Brus (Ibid. 513). She married, shortly before the year 1295, William le Latimer the younger, in which year they obtained a writ to have seisin of the land of Marmaduke de Thweng, whose heiress she was (Ibid. 768). Dugdale mentions that in 1304, while her husband William le Latimer was campaigning in Scotland, "Lucie his wife, residing at his manor house of Brun, Com. Ebor., was taken away (with divers goods there) by certain



Noveritis me, in mea viduitate, et pro salute animæ meæ, et animæ dicti Roberti, domini mei, et animarum omnium antecessorum et hæredum meorum, concessisse Domino Willelmo,

unknown persons, whereupon the king sent his precept to the Sheriff of Yorkshire to make strict search for her throughout all that county, commanding him, in case he should find her out, he should, if need were, raise the power of the county and carry her back to Brunne." This abduction seems to have been made with the lady's consent, as her husband shortly afterwards got a divorce from her on account of her adultery with Nicholas de Meynell of Whorlton. "Her frailty cast a doubt upon the legitimacy of her husband's son, but on July 1, 1328, it was found out, upon a formal inquiry, that Sir William, the reputed son of Sir William de Latimer, was not illegitimate, but was the son of Latimer and Lucy de Tweng" (*Fasti Ebor. i. 377<sup>a</sup>*). In 1305 the King's Escheator took the manors of Yarm, Brun, Skinningrove, and Brotton, part of her inheritance, into the King's hands in consequence of her divorce (*Inq. p. m. 5 Edward ii. No. 10*). She does not appear ever to have been married to Nicholas de Meynell, or at least if she ever was, she had no legitimate issue by him. By a fine levied in Michaelmas Term, 8 Edward ii. (1314), Nicholas de Meynell settled the manors of Whorlton, Seamer, etc., on himself and his heirs male, with remainder to Nicholas, son of Lucia, daughter of Robert Thweng. As Nicholas de Meynell, senior, had no legitimate issue, his son Nicholas by Lucia de Thweng succeeded to the entailed property (*Abbreviatio Placitorum, 342*). Elizabeth, the only child and heiress of the last-mentioned Nicholas, married John Darcy of Knayth, and carried the Meynell property into that family. Lucia's next husband was the above-named Robert de Everingham, who appears to have been a younger brother of Adam Fitz Robert de Everingham. By an Inquisition dated Tuesday after the feast of St. John ante Portam Latinam, 9 Edward ii. (May 11th, 1316), it was found that Lucia and her late hus-

band, Robert de Everingham, had been enfeoffed of the manors of Brotton and Kirkburn, of ten marks rent in Skinningrove, and of half the bailiwick of Langbargh, in special tail, with remainder to Robert's heirs, and of the manor of Yarm, with remainder to Nicholas Meynell, her son (*Inq. p. m. 9 Edward ii. No. 50*). She was still his widow in 1319, as appears by the above deed. Her next and last husband was Bartholomew de Fanacourt, a foreigner, who is said to have been a servant or retainer in the Latimer family. At what period she married him does not appear. By an Inquisition dated Thursday before Easter 13 Edward iii. (March 25th, 1339), it was found it would not be to the King's loss, if he allowed the manor of Skinningrove with eight knights' fees, chiefly situated in Cleveland, and half the advowson of the Priory of Guisbrough (all of which were held in chief), to be settled on de Fanacourt and Lucia for their lives with remainder to his heirs (*Add. MSS. 26720, fo. 184<sup>b</sup>*). From the *Inq. post mortem* of Lucia de Fanacourt, dated the second week in Lent, 20 Edward iii. (1346), it appears that she died on the 8th of January previous (1346), and that Adam Fitz Adam de Everingham of Laxton was the nephew and heir of her late husband, Robert de Everingham, and was then of the age of thirty years and upwards. William Fitz William le Latymer, her nearest blood relation, was aged sixteen, but no inheritance descended to him from her. The Inquisition gives a very bad report of the state of her property. The "capitale mesuagium" both at Brotton and Kirkburn was found to be ruinous and worth nothing by the year. The moiety of the Bailiwick of Langbargh only returned the rent due to the Crown of £13. 6. 8. (*Inq. p. m. 20 Edward iii. First Nos. No. 24*). By her will, dated early in 1346, she made her husband, Bartholomew de Fanacourt, her sole executor and residuary legatee (*Test. Ebor. i. 32*).

Priori de Giseburn, et ejusdem loci Conventui, quod ipse et succ. sui habeant et teneant imperp., in lib. pur. et perp. elem., de me et hæ. meis, omnes terras et omnia ten. cum suis pert., omnes advocaciones ecclesiarum capellarum et hospitalium, omnes redditus, et omnia servitia liberorum, ac etiam omnes villanos cum sectis et sequelis suis, quæ et quas tenuerunt infra feodum meum die confectionis præsentis scripti. Ita quod nec ego dicta Lucia, nec hæredes mei, de prædictis Priore et Conventu de Giseburn, vel eorum succ., ratione dictorum terrarum et ten., advocacionum, reddituum, servitiorum liberorum tenentium, vel aliarum<sup>1</sup> possessionum suarum, homagium, scutagium, fidelitatem, aut aliquod aliud servitium vel demandam sæcularem, exigere vel vindicare poterimus in futurum, nec in eisdem ten. ex quacunque causa emergente, aliquam facere districtionem. Salvo michi et hæ. meis statu meo in advocacione Prioratus de Giseburn prædicti, ac etiam officio Ballivæ de Langebergh, prout decet faciendum. In cujus rei test. parti [hujus scripti], penes prædictos Priorem et Conventum residenti, dicta Lucia sigillum suum apposuit, parti vero penes prædictam Luciam residenti, prædicti Prior et Conventus sigillum commune Capituli sui apposuerunt. Hiis testibus. Dominis Waltero de Faucomberge, Marmeduco de Thwenge, Radulpho de Bulmer, Alexandro de Percy,<sup>2</sup> Thoma de Fischeburn, Roberto Greteheved, Ada de Tocotes, Johanne de Tocotes, Nicholao Blount, et aliis. Dat. apud Brotton die Jovis proximo post festum Translationis Sancti Thomæ Cantuar.<sup>3</sup> anno Domini Millesimo ccc<sup>mo</sup> nono decimo, et anno regni Regis Edwardi, filii Regis Edwardi, tertio et decimo.

He died on Tuesday in the second week in Lent (March 6th), 1352. At his Inq. p. m. the jurors were unable to say anything about his heir, as he was a Frenchman (Inq. p. m. 26 Edward III. Second Nos. No. 44). In the 1584-5 Visitation of Yorkshire (Foster's Edition, 167), a Bartholomew de Fanacourt is said, in 33 Edward III. (1359-60), to be the husband of Joan, daughter of William Fitz Theobald de Brigham.

<sup>1</sup> *Aliorum.*

<sup>2</sup> Son and heir of William de Percy and Johanna, daughter of William de Neville of Muston. He was aged fourteen at the time of his father's death in 23 Edward I.

(Whithy Chartulary, 706\*). Besides this Alexander de Percy there was another person of the same name, living at rather an earlier date, who was most probably some relation. This last-mentioned Alexander de Percy married Matilda, daughter of Robert de Helperthorpe, in 1287, and in 1293 he brought an action against Robert Ughtred and Adam de Helperthorpe for ten marks, as sureties of Robert de Scardeburgh, Dean of York, who had promised to pay him that sum on his marriage (Assise Rolls, Ebor., N. 1. 17—1. fo. 15. Trinity, 21 Edward I.).

<sup>3</sup> July 12th.

## CCXXVII. DE NICHOLAO DE MEYNILL.

Die Lunæ proxima post Epiphaniam, 84 Edward I. (1306).<sup>1</sup> Willelmus le Latimer venit coram Justiciariis, hic die Martis proxima post tres septimanas Paschæ, et protulit litteram domini Regi, sub privato sigillo suo patentem, in hæc verba :— Edward, par la grace Deu, Roy Dengleterre, Seigneur Derland, e Duke Daquitayne, a touz nos feaus e loyaus ministres e autres a queus cestes lettres vendront, saluz. Sachiez, qe nous avoums donez, e donoms par tenour de cestes lettres, plener poer a nostre feal et leal Guylliam le Latimer, a aresteer e a reprendre Luce sa femme, qen male manere s'est departy de ly, e ausy de arrester ceaus, qe ove ly de soen assent sount en cele partie, quel part qil sayent trovez deyns nostre poer. E

<sup>1</sup> Shortly before the date of this trial William le Latimer's wife, Lucia de Thweng, had left him and gone to live with Nicholas de Meynill, whereupon Latimer got a letter under the King's Privy Seal ordering all persons to assist him in recovering his wife. The language of the letter leaves little doubt that his wife left him voluntarily, and that there was no abduction. This letter Latimer shows to the Justices, who enrol it in the Assize Roll. He then produces in court Robert, son of Philip the Blacksmith of Scampston, and Thomas de Roston, who confess that they had been hired by one Robert de Bordesdayne to beat and kill him. They both acknowledge that they had already received money for agreeing to do this. Robert de Bordesdayne, on being examined, confirms everything the other two had said, and further adds that he had hired them on behalf of Nicholas de Meynill. Hereupon William le Latimer is asked whether he wishes to proceed against Meynill as the principal criminal, and on his answering in the affirmative, is bound over with two sureties to prosecute at the next assizes. The other three are thrown into gaol until that period. At the next assizes things assume a very different aspect. Latimer refuses to prosecute, but asks that Meynill may be called on to answer to what Robert de Bordesdayne had alleged against him at the former assizes. The story Bordesdayne now tells is very extraordinary. He says that

Latimer and some of his friends seized him on the highway at Scampston, and took him by force to Latimer's manor of Brunne, where he was kept until he agreed to tell the story he had told at the former assizes, being threatened that if he did not do what he was asked he would be sent to the Tower of London. Latimer promised him fifty marks for so doing, and to save him harmless from any ill consequences arising therefrom. Inasmuch as Latimer did not keep his promise, but allowed him to be thrown into prison, Robert de Bordesdayne felt himself absolved from the promise extorted from him, and made a full confession. As the jury believed this second story and acquitted Meynill, we must believe him to have been innocent. Meynill, although found not guilty, was quite capable of committing the crime imputed to him. He had already been found guilty of being accessory before and after the fact to the murder of a family named Mowbray, who lived at Easby, near Stokesley. He that time escaped with the loss of his goods and chattels, pleading he was a clerk, and so not liable to capital punishment at the hands of the king. Very probably, foreseeing the verdict, he had taken minor orders. The Meynills, like their neighbours, the Percies of Kildale and the Mauleys of Mulgrave, were a most litigious and quarrelsome race. Their name constantly occurs on the Plea Rolls, not only for civil business, but also for Gaol Delivery.

pur ceo mandoms, e comaundoms, a vous touz e a chescun de vous, fermement injoynaunt sour la foy e la loyauté qe vous nous devez, qe au dist William en totes lez choses, qe a ceste besoigne apurtent, seez eydaunt e conseillant totes les foiz, qil vous enquerre e vous ferra a savoyr qe mester seyt. En temnoynaunce de queux choses nous avums fet fere cestes nostres lettres overtes, a durer a nostre volentee. Donez soutz nostre privee seal a Westmonster, le xxj jour de Averil, lan de nostre Regne trentisme terte (1305). Et dicit, pro eo quod ipse sequitur, ad prædictam Luciam et alios secum com [m] orantes et sibi consentientes arrestandum et recipiendum, juxta tenorem litterarum domini Regis prædictarum, quod quidam Robertus, filius Philippi le Mareschal de Skameston, Thomas de Roston, et Robertus de Bordesdeyne, procurati sunt ad ipsum Willelmum occidendum. Et instanter petiit, quod de hoc examinarentur, qui statim per eundem Willelmum venerunt in Curiam hic. Et prædictus Robertus de Scameston, examinatus de præmissis, dicit quod prædictus Thomas de Roston obviavit eidem Roberto in Civitate Ebor., et secrete dixit ei quod ipse conductus fuit ad verberandum prædictum Willelmum le Latimer, et petiit ab eo quod secum esset in vi et auxilio ad hoc faciendum, et quod ipse particeps foret de pecunia quam pro facto illo esset recepturus, si ad hoc consentire voluerit. Et dicit quod cum ipse audiisset de tali dampno, versus prædictum Willelmum proviso et ordinato, concessit verbaliter eidem Thomæ ut per hoc magis inde ab eo inquireret, ita quod dictus Willelmus inde per eum posset præmuniri. Et bene concedit, quod ipse postea apud Malton ea de causa cepit sex solidos per manus prædicti Roberti de Bordesdeyne, set bene dicit quod velle suum nunquam fuit ad maleficiendum prædicto Willelmo in aliquo. Et similiter prædictus Thomas, separatim examinatus de præmissis, in omnibus concordat cum prædicto Roberto de Skameston; et dicit quod prædictus Robertus de Bordesdeyne conduxit Thomam in præfata villa Ebor. pro quadam summa pecuniæ, de qua ad præsens bene non recolit, ad prædictum Willelmum verberandum et interficiendum. Et statim adivit cuidam Eliæ de Wyndhill, et omnia prædicta se intimavit, cujus consilio recepit de prædicto Roberto de Bordesdeyne dimidiam marcam argenti, ut per inde malitia et procuratio dicti Roberti de Bordesdeyne magis esset nota et aperta; et bene dicit, quod hoc fecit pro bono ipsius Willelmi, et ad ipsum præmunendum, et non alio modo. Et prædictus Robertus de Bordesdeyne, separatim examinatus, bene concedit, quod ipse conduxit prædictum Thomam ad interficiendum prædictum Willelmum, ut prædictum est, et

quod solvit prædicto Roberto sex solidos, et similiter prædicto Thomæ dimidiam marcam, ad præmissa facienda. Et dicit, quod conventum fuit inter ipsum Robertum et dictum Thomam, quod daret ei viginti marcas ad præmissa facienda. Quæsitus per cujus procuracionem seu præceptum hoc fecit, dicit per [pro]curacionem Nicholai de Meynill. Quibus auditis, quæsitum fuit per Justiciarios a prædicto Willelmo, si versus prædictum Nicholaum, principalem auctorem et hujus malitiæ procuratorem, prosequi velit; dicit quod sic. Et pleggios de præsentia invenit, scilicet Robertum Utghtrede et Henricum de Boys, milites. Et quia prædicti Robertus, Thomas, et Robertus, cognoverunt se esse procuratos et conductos ad præmissa, malitiose contra pacem domini Regis facienda, ideo com[m]ittantur gayolæ, quousque, etc. Et præceptum fuit Vicecomiti, quod venire faceret prædictum Nicholaum hic, die Martis proxima post mensem Paschæ (May 18th). Ad quem diem prædictus Nicholaus venit; et similiter prædicti Willelmus, Robertus, Thomas, et Robertus, veniunt. Et dictum est dicto Willelmo per Justiciarios, quod sequatur versus prædictum Nicholaum si velit; qui dicit quod ad præsens versus eum non vult prosequi, set petit quod dictus Nicholaus respondeat dicto Roberto de Bordesdeyne de hiis, quæ idem Robertus alias coram Justiciariis hic sibi inposuit. Ideo idem Nicholaus, ad sectam ipsius Willelmi, eat inde sine die. Et prædictus Willelmus, et pleggii prædicti de præsentia, in misericordia. Et prædictus Robertus de Bordesdeyne dicit, quod die Jovis proxima post festum Inventionis S. Crucis proximo præteritum (May 6th)<sup>1</sup> venerunt Willelmus le Latimer, Thomas le Latimer, Willelmus Bocharde, Robertus de Colville, et Nicholaus del Beche, et alii ignoti, in regia via apud Scameston, et ipsum Robertum vi et armis ceperunt, verberaverunt, et vulneraverunt, et ipsum ad manerium dicti Willelmi de Brunne duxerunt, et imprisonaverunt. Et dicit, quod in crastino venit ad eum dictus Willelmus le Latimer, et ei minabatur, quod ipsum duceret ad turrim London', et quod ipse ab inde nullo modo deliberaretur, nisi secum veniret coram Justiciariis apud Ebor., et concederet et diceret ea quæ prius coram eis concessit. Et similiter ad hoc faciendum concessit, quod daret ei quinquaginta marcas argenti, et scriptum suum obligatorium ei inde fecit, et liberatum fuit. cuidam

<sup>1</sup> From the context it would appear as if the Thursday before the Invention of the Holy Cross in the year previous were meant, and not the one immediately preceding, otherwise

there seems hardly to be time enough for all the events to happen. If it did occur in 1304 the Thursday in question would fall on May 4th.



Roberto de Boulton custodiendum, quousque fecisset prædictam recognitionem, et quod post illam recognitionem prædictum scriptum ei liberaretur; et fideliter ei promisit, quod ipsum de prisona et ab omni malo conservaret indempnem. Unde dicit, quod quicquid prius dixerat de prædicto Nicholao, hoc fuit per imprisonment, vim, et coercionem dicti Willelmi et aliorum, et metu ne ipsum ad turrin London' duceret incarcerationandum, virtute litterarum domini Regis quas ei ostendit. Et dicit, quod ipse a prædicto die quo captus fuit per prædictos Willelmum le Latimer et alios, remansit in prisona et custodia dicti Willelmi le Latimer, quousque ductus fuit per ipsos Willelmum et alios coram Justiciariis hic ad prædictam primam recognitionem faciendam; et quousque liberatus fuit prisonæ Regis per Justiciarios. Unde dicit, quod ex quo prædictus Willelmus non tenet ei conventionem ad servandum ipsum de imprisonment indempnem, quod ipse de cætero ad ei conventionem tenendam et observandam non tenetur, per quod rei veritatem totius facti in præmissis veraciter et totaliter exposuit. Ideo com[m]ittatur gayolæ (Yorkshire Assise Rolls, N. 1. 19—5, m. 22<sup>b</sup>.)

Ridale et Bulmer. Præsentatum fuit coram Justiciariis hic per xij (juratores) de Ridale, quod Robertus de Bordesdeyne procuratus fuit per Nicholaum de Meynill, per inimicitiam perhabitam, ad verberandum Willelmum le Latimer juniorem contra pacem, etc. Et similiter præsentatum fuit hic per xij juratores de Bulmer, quod Nicholaus de Meynil procuravit Robertum de Bordesdeyne ad verberandum et interficiendum Willelmum, filium Willelmi le Latimer, et hoc odio antiquo. Et prædictus Nicholaus modo venit, et quæsitus qualiter se velit acquietare de prædicta procuracione malitiose facta et præcognita, licet non fuit in effectum deducta, dicit quod ipse nunquam aliquam hujusmodi feloniam aut transgressionem eidem Willelmo fieri procuravit, nec usquam assensum nec consilium ad talia eidem Willelmo malitiose (facienda) præbuit, et de hoc ponit se super patriam. Et Juratores per discretionem Justiciariorum et assensum prædicti Nicholai electi, dicunt super sacramentum suum, quod prædictus Nicholaus nunquam procuravit prædictum Robertum ad aliquam transgressionem seu feloniam prædicto Nicholao faciendam, prout præsentatum est. Ideo (consideratum est), quod prædictus Nicholaus eat inde quietus etc. Et postea. (Ibid. m. 14<sup>b</sup>.)

CCXXVIII. CONCESSIO IN LIBERAM ET PERPETUAM  
ELEMOSINAM PER DOMINUM JOHANNEM DE  
FAUCOMBERGE.

Sciant præsentēs et futuri, quod ego, Johannes de Faucomberge, Dominus de Skelton,<sup>1</sup> pro salute animæ meæ, et animabus omnium antecessorum et hæredum meorum, concessi Priori et Conventui de Giseburn, quod ipsi et succ. sui habeant et teneant imperp., in lib. pur. et perp. elem., de me et hæ. meis, omnes terras et omnia tenementa (*etc. as in* No. 227). Salvo michi et hæ. meis statu meo in advocacione Prioratus de Giseburn prædicti, et salvīs michi et hæ. meis precariis et aliis consuetudinibus de hominibus prædictorum Prioris et Conventus, burgagia et cotagia in villis de Skelton et Mersk tenentibus, prout michi et antecessoribus meis in temporibus retroactis facere consueverunt, ac etiam officio Ballivæ Wapentagii de Langebergh, prout decet faciendum. In cujus rei test. præsentī scripto sigillum meum apposui. Hiis testibus. Dominis Radulpho de Bulmer, Willelmo de Thwenge, Waltero de Boyngton, Militibus, Roberto Greteheved, Johanne de Hoton, Nicholao Blount, et multis aliis. Datum apud Giseburn, die Sabbati proximo ante festum S. Petri ad Vincula (July 29th), Anno Domini Millesimo Tricentesimo tricesimo quinto, et anno regni Regis Edwardi tertii post conquestum nono.

<sup>1</sup> By an Inquisition taken at Skelton on Wednesday, the morrow of St. Martin, 11 Edward III. (Nov. 12th, 1337), it was found that it would not be to the King's loss if he were to allow John de Fauconberg of Skelton to assign six messuages, seven bovates of land, and 36s. of rent in Normanby, Acklam, Newby, and Skelton in Cleveland, to a chaplain, to pray in the Chapel of Skelton for the said John, his ancestors, and all deceased faithful persons. (Inq. p. m. 11 Edward III. (Second Nos.) No. 14.) According to the account given of him by Dugdale, he was the eldest son and heir of Walter de Fauconberg, and was 26 years old at the time of his father's death in 12 Edward II. (1318-19). He himself died in 23 Edward III. (1349-50), leaving Walter his son and heir of full age. From the Inq. p. m. of another John de Fauconberg

(who was probably his son), which was taken at Hedon on May 30th, 41 Edward III. (1367), it appears that this last-mentioned John had died seised in fee tail of certain lands in Tharles-thorpe, which he had succeeded to as "consanguineus et hæres" of John de Faucomberge of Skelton and Ela his wife. These lands had been settled by Simon Constable, the father of Ela, on her marriage with John de Faucomberge. This John the younger died on St. George's Day, 40 Edward III. (23rd April, 1366), leaving Walter his son and heir, aged 16½ years. His wife Alice, who was jointly enfeoffed with him in forty acres of land in Bilton, survived him. (Inq. p. m. 41 Edward III. (First Nos.) No. 28.) This John de Fauconberg must have been the eldest son by his father's second wife, Ela Constable.

CCXXIX. CONFIRMATIO HENRICI III. DE DONATIONIBUS ROGERI DE LACELES, PICOTI DE LASCELLES, ALICIÆ DE RUMILLY, ET TEOBALDI DE LASCELES.

(165) Henricus, Dei gratia Rex Angliæ, Dominus Hiberniæ, et Dux Normanniæ et Aquitaniæ, Comes Andegaviæ, Archiepiscopis, Episcopis, Abbatibus, Prioribus, Comitibus, Baronibus, Justiciariis, Vicecomitibus, Præpositis, Ministris, et omnibus Ballivis, et fidelibus suis, salutem. Noveritis nos, intuitu Dei, concessisse, et hac carta nostra confirmasse Priori et Can. de Gisseburnedonationes et concessionessubscriptas eis factas; viz. ex dono Rogeri de Laceles, vigintiet novem bov. terræ, et totidem tofta cum pert. suis in villa de Alesby in Lindes [e] ya; ex dono Picoti de Lasceles, unam bov. terræ in eadem villa de Alesby, et Radulfum filium Willelmi filii Turgis cum tota sequela sua, et Gunnildam, matrem ejusdem, cum omnibus catallis suis; ex dono Aliciæ de Rumilly, villam de Appleton in Alredale, cum omnibus pert. suis; ex dono Teobaldi de Lasceles, Robertum filium Ketelli, Godwynum Præpositum, Ernisium filium Aslac, Wiganum filium Gamelli, Robertum filium Radulfi, Radulfum filium Godwini, Ingeberg<sup>1</sup> filiam Aslac, Aliciam uxorem Serlonis, Johannem filium Willelmi Dodde, cum tota sequela sua et catalis eorum. Quare volumus et firmiter præcipimus, quod prædicti Prior et Can., et eorum succ., habeant et teneant prædictas terras et ten. prædicta, bene et in pace, libere, quiete, et integre, cum omnibus libertatibus et liberis consuetudinibus ad prædictas terras et ten. prædicta pertinentibus, sicut prædictum est, et sicut cartæ prædictorum donatorum, quas inde habent, rationabiliter testantur. Hiis testibus. J[ocelino] Bathoniensi, R[icardo] Dunelmensi Episcopis, H[uberto] de Burgo, Comite Kanciæ, Justiciario Angliæ, Stephano de Segrave, Godefrido de Craucumbe, Johanne filio Philippi, Ricardo filio Hugonis, Radulfo de Raleghe, et aliis. Datum per manum venerabilis patris, R[adulfi], Cicestrensis Episcopi, Cancellarii nostri, apud Westmonasterium, undecimo die Maii, anno regni nostri xiii<sup>o</sup> (1229).

<sup>1</sup> This is the common Norse female name Ingibjörg, modern Danish Ingeborg. This deed gives a very interesting example of how varied a nature our personal names are. Besides the Norse Ingibjörg, Turgis (Thorgils), Gunnild (Gunhild), Ketell, Gamell, Aslac, and Serlo (Sörli) all come from the same source. Picot, modern Pigott, is Breton, a descendant of one of the followers of Earl Alan of Brit-

tany, who came over with the Conqueror. Roger, Ralph, William, Alice, Theobald, Robert, and Ernisius, High German names brought into France by the Franks, and from thence into England by the Normans. Godwin, Wigan, and Dodde, English, with the Hebrew John. Thus no less than five languages are mentioned in this one charter.

## CCXXX. CONFIRMATIO HENRICI III. DE VILLA DE TREMDON.

Henricus, Dei gratia, etc. Sciatis nos concessisse, et præsentī carta nostra confirmasse Deo, et Ecclesiæ S. Mariæ de Gyseburne, et Can. ibid. Deo servientibus, villam de Tremdon<sup>1</sup> cum omnibus suis pert., quam habent de dono Ricardi Dunelmensis Episcopi secundi,<sup>2</sup> habendam et tenendam dictis Can. in lib. pur. et perp. elem., solutam et quietam ab omni homagio, relevio, et a tribus marcis annuis, quas ipsi Can. eidem Episcopo et prædecessoribus suis de prædicta villa facere consueverunt, ab exercitu et equitatu, a scutagio et ab omni forinseco servitio, quod de eadem villa aliquo tempore fieri debuit vel (165<sup>b</sup>) consuevit, a secta placitorum ipsius Episcopi et succ. suorum, ab omnibus servitiis, auxiliis, consuetudinibus, vexationibus, et exactionibus sæcularibus, quæ de eadem villa aliquo tempore exigi potuerunt, sicut carta ipsius Episcopi, quam inde habent, rationabiliter testatur. Quare volumus et firmiter præcipimus, quod prædicti Can. habeant et teneant prædictam villam de Tremdon cum omnibus pert. suis, in lib. pur. et perp. elem., solutam et quietam ab omni homagio, relevio, et a tribus marcis annuis, quas ipsi Can. eidem Episcopo et prædecessoribus suis de prædicta villa facere consueverunt, ab exercitu et equitatu, a scutagio et ab omni forinseco servitio quod de eadem villa aliquo tempore fieri debuit et consuevit, a secta placitorum ipsius Episcopi et succ. suorum, ab omnibus servitiis, auxiliis, consuetudinibus, vexationibus, et exactionibus sæcularibus, quæ de eadem villa aliquo tempore exigi poterunt, sicut carta ipsius Episcopi, quam inde habent, rationabiliter testatur. Hiis testibus. Venerabilibus patribus, R[icardo] Dunelmensi, et W[altero] Karleolensi, Episcopis, G[ilberto] Marescallo, Comite Pembroc., Godefrido de Craucumbe, Hugone Dispensatore, Petro de Brus, Roberto de Ros, Gaufrido de Kauz, Henrico de Capella, Johanne de Plessetis, Bartholomeo Peche, et aliis. Datum per manum venerabilis patris, R[adulfi], Cicestrensis Episcopi, Cancellarii nostri, apud Westmonasterium, septimo decimo die Julii, anno regni nostri decimo octavo (1284).

## CCXXXI. CONCESSIO HENRICI III. DE LIBERA WARENNA.

Henricus, etc. Sciatis nos concessisse, et hac carta nostra

<sup>1</sup> Trimdon is in the County of Durham, between Castle Eden and Ferryhill.

<sup>2</sup> Richard Poor, Bishop of Durham, 1228-1237.

confirmasse, pro nobis et hæ. nostris, dilectis nobis in Christo, Priori et Conventui de Gyseburne, quod ipsi et eorum succ. imperp. habeant liberam warennam in omnibus dominicis terris suis de Gyseburne, Uggethorppe, Bernaldby, et Lonesdale, in Com. Ebor., dum tamen terræ illæ non sint *infra* metas forestæ nostræ. Ita quod nullus intret terras illas ad fugandum in eis, vel ad aliquid capiendum quod ad warennam pertineat, sine licentia et voluntate prædictorum Prioris et Conventus, vel succ. suorum, super forisfacturam nostram decem librarum. Quare volumus et firmiter præcipimus pro nobis et hæ. nostris, quod prædicti Prior et Conventus, et eorum succ., imperp. habeant liberam warennam in omnibus terris suis dominicis prædictis, sicut prædictum est. Hiis testibus. Rogero le Bigote, Comite Norffolcienci, Marescallo Angliæ, Guidone de Leziniao, fratre nostro, Philippo Bassett, Justiciario nostro Angliæ, Hugone le Bigote, Johanne Mansell, Thesaurario Ebor., Willelmo de Wiltone,<sup>1</sup> Galfrido de Langele, (166) Johanne de la Lynde, Radulfo de Bakepuz, Willelmo de Aette, et aliis. Datum per manum nostram apud Westmonasterium, decimo octavo die Aprilis, anno regni nostri quadragesimo septimo (1263).

## CCXXXII. CONCESSIO HENRICI III. DE MERCATO ET FERIA (1263).

Henricus, etc. Sciatis, nos concessisse, et hac carta nostra confirmasse, pro nobis et hæ. nostris, dilectis nobis in Christo, Priori et Can. de Gyseburne, quod ipsi et eorum succ. imperp. habeant unum mercatum singulis septimanis per diem Lunæ apud Gyseburn in Com. Ebor., et unam feriam ibidem singulis annis per tres dies duraturam, viz. in vigilia, et in die, et in crastino Assumptionis Beatæ Mariæ,<sup>2</sup> nisi mercatum illud et feria illa sint ad nocumentum vicinorum mercatorum et vicinarum feriarum. Quare volumus et firmiter præcipimus, pro nobis et hæ. nostris, quod prædicti Prior et Can., et eorum succ. imperp., habeant prædicta mercatum et feriam apud Gyseburn in Com. Ebor., cum omnibus libertatibus et liberis consuetudinibus ad hujusmodi mercatum et feriam pertinentibus, nisi mercatum illud et feria [illa] sint ad nocumentum vicinorum mercatorum et vicinarum feriarum, sicut prædicum est. Hiis testibus, (*dc. as in the last charter.*)

<sup>1</sup> *Wilton' de Wilton'.*

<sup>2</sup> August 15th.

## CCXXXIII. LICENTIA EDWARDI II. DE MANERIO DE THORMODBY.

Edwardus, Dei gratia Rex Angliæ, Dominus Hiberniæ, et Dux Aquitaniæ, omnibus ad quos præsentēs litteræ pervenerint, salutem. Sciatis, quod nos donationem et concessionem, quas Willelmus de Boyville de Clivelande per cartam suam fecit Deo, et Ecclesiæ S. Mariæ de Gyseburn, et Can. ibid. Deo servientibus, de toto manerio de Thormodby<sup>1</sup> in Cliveland cum omnibus pert. suis, habendo et tenendo sibi et succ. suis imperp.; ratas habentes et gratas eas pro nobis et hæc. nostris, quantum in nobis est, Priori et Can. ejusdem loci, et succ. suis, concedimus et confirmavimus, sicut carta prædicta rationabiliter testatur. In cujus rei test. has litteras nostras fieri fecimus patentes. Teste me ipso apud Eboracum, quarto die Martii, anno regni nostro quinto (1311-2).

## CCXXXIV. LICENTIA EDWARDI II. DE TERRA IN PINCHUNTHORPP.

(166<sup>b</sup>) Edwardus, Dei gratia etc. Sciatis, quod per finem viginti librarum, quem dilectus nobis in Christo, Prior de Gyseburn, fecit nobiscum, quas quidem viginti libras solvit in Garderopa nostra, concessimus et licentiam dedimus, pro nobis et hæc. nostris, quantum in nobis est, eidem Priori et Conventui ejusdem loci, quod ipsi terras et tenementa et redditus usque ad valorem novem librarum et octo solidorum annuorum, tam de feodo suo proprio quam alieno, exceptis terris, ten., et redditibus, quæ de nobis tenentur in capite, adquirere possint, Habenda et tenenda sibi et succ. suis imperp., statuto de terris et ten. ad manum mortuam non ponendis edito, non obstante: dum tamen per inquisitiones inde in forma debita faciendas, et in Cancellaria nostra vel hæredum nostrorum rite retornandas, compertum sit, quod id fieri poterit absque prejudicio nostro vel alterius cujuscunque. Præterea volentes eisdem Priori et Conventui gratiam facere ampliorem, donationem et concessionem quas Benkinus de Thorpp de uno mes. et una bov. terræ cum pert. in Pinchunthorpp, quæ sunt de feodo ipsorum Prioris et Conventus, et quæ valent per annum duodecim sol. in omnibus exitibus, ut dicitur, fecit eisdem Priori et Conventui, habenda sibi et succ. suis imperp. post publicationem statuti prædicti, licentia Domini Edwardi, quondam Regis Angliæ,

<sup>1</sup> Thornaby to the south of South Stockton.

patris nostri, aut nostra, super hoc non optenta; ratas habentes et gratas eas pro nobis et hæc. nostris, quantum in nobis est, concedimus et confirmamus, sicut carta prædicti Benkini præfatis Priori et Conventui inde facta rationabiliter testatur, statuto prædicto non obstante: nolentes quod prædicti Prior et Conventus, aut succ. sui, ratione statuti prædicti, per nos, vel hæredes nostros, Justiciarios, Escaetores, Vicecomites, Ballivos, aut alios ministros nostros quoscunque, inde occasionentur, molestentur in aliquo, seu graventur. In cujus rei test. has litteras nostras fieri fecimus patentes. Teste me ipso apud Eboracum, iiij<sup>to</sup> die Martii, anno regni nostri quinto (1811-2).

CCXXXV. LICENTIA EDWARDI III. DE ECCLESIA  
DE HESLERTON.

Edwardus, Dei gratia, Rex Angliæ et Franciæ, et Dominus Hybernæ, omnibus ad quos præsentēs litteræ pervenerint, salutem. Sciatis, quod de gratia nostra speciali, et ad requisitionem dilecti et fidelis nostri Thomæ de Seton, concessimus et licentiam dedimus, pro nobis et hæc. nostris, quantum in nobis est, dilectis nobis in Christo Priori et Conventui de Gyseburn, quod ipsi ecclesiam de Heselton, quæ est de advocacione sua propria, et cujus advocatio de nobis non tenetur in capite, ut dicitur, appropriare, et eam sic appropriatam in proprios usus tenere possint, sibi et succ. suis pro certis cantariis juxta ordinationem præfati Thomæ faciendis imperp.<sup>1</sup>, (statuto de terris et ten. ad manum mortuam non ponendis edito, non obstante). In cujus etc., T. R. apud Westmonasterium, xx die Februarii, per breve de privato sigillo (1858-9).

CCXXXV. CONFIRMATIO HENRICI VIII.

Pro Priore de Giseburghe de confirmatione.

Rex. Omnibus ad quos etc., sal. Inspeximus litteras patentes domini H., nuper Regis Angliæ quinti, progenitoris nostri, de confirmatione factas in hæc verba:—Henricus, Dei gratia Rex Angliæ et Franciæ, et Dominus Hibernæ, omnibus ad quos præsentēs litteræ pervenerint, sal. Inspeximus cartam domini H., nuper Regis Angliæ, patris nostri [scil. quarti], factam in hæc verba:—Henricus, Dei gratia Rex Angliæ et Franciæ, et Dominus Hibernæ, Archiepiscopis, Episcopis, Abbatibus,

<sup>1</sup> Supplied from Patent Rolls, 38 Edward III., Part I., m. 21.

Prioribus, Ducibus, Comitibus, Baronibus, Justiciariis, Vicecomitibus, Præpositis, Ministris, et omnibus fidelibus et Ballivis suis, sal. Inspeximus cartam domini H., quondam Regis Angliæ, progenitoris nostri [scil. primi], factam in hæc verba:—In nomine sanctæ et individue Trinitatis. Quoniam Regum et Principum munificentia [*etc. as in No. 15*]. Inspeximus etiam quandam aliam cartam ejusdem<sup>1</sup> progenitoris nostri, factam in hæc verba:—H., Dei gratia Rex Angliæ, et Dux Normanniæ et Aquitaniæ, et Comes Andegaviæ, Archiepiscopis, etc. Sciatis me concessisse [*etc. as in No. 17*]. Inspeximus etiam quandam aliam cartam præfati progenitoris nostri, similiter factam in hæc verba:—H., Rex Angliæ, et Dux Normanniæ et Aquitaniæ, et Comes Andegaviæ, Archiepiscopo Ebor., et omnibus Justiciariis, et Baronibus, et Vicecomitibus, et Ministris, et fidelibus suis de Eboraciscira, sal. Sciatis me [*etc. as in No. 16*]. Inspeximus quandam aliam cartam ipsius<sup>2</sup> progenitoris nostri, similiter factam in hæc verba:—Henricus, Dei gratia Rex Angliæ, Dominus Hiberniæ, Dux Normanniæ et Aquitaniæ, Comes Andegaviæ, Archiepiscopis etc., sal. Noveritis nos, intuitu Dei [*etc. as in No. 229*]. Inspeximus etiam quandam aliam cartam ejusdem progenitoris nostri, similiter factam in hæc verba:—Henricus, Dei gratia Rex Angliæ, Dux Normanniæ, Aquitaniæ, et Comes Andegaviæ, Archiepiscopis etc., sal. Sciatis nos concessisse [*etc. as in No. 230*]. Inspeximus etiam quandam cartam domini J., quondam Regis Angliæ, progenitoris nostri, similiter factam in hæc verba:—Johannes, Dei gratia Rex Angliæ, Dux Normanniæ et Aquitaniæ, Comes Andegaviæ, Archiepiscopis etc. Sciatis nos concessisse [*etc. as in No. 750*]. Inspeximus etiam quandam aliam cartam præfati domini H., quondam Regis Angliæ, progenitoris nostri, similiter factam in hæc verba:—Henricus, Dei gratia Rex Angliæ, Dominus Hiberniæ, et Dux Aquitaniæ, Archiepiscopis etc. Sciatis nos concessisse [*etc. as in No. 231*]. Inspeximus etiam quandam aliam cartam ejusdem domini H., progenitoris nostri, similiter factam in hæc verba:—Henricus, Dei gratia Rex Angliæ, Dominus Hiberniæ, et Dux Aquitaniæ, Archiepiscopis, etc. Sciatis nos concessisse [*etc. as in No. 232*]. Inspeximus etiam quasdam litteras patentes domini E., quondam Regis Angliæ, progenitoris nostri, similiter factas in hæc verba:—Edwardus, Dei gratia Rex Angliæ, Dominus Hiberniæ, et Dux Aquitaniæ, omnibus ad quos [*etc. as in No. 234*]. Inspeximus

<sup>1</sup> *Ejusdem.* This is a mistake, as this charter is by Henry II., and not by Henry I., as is the preceding one.

<sup>2</sup> *Ipsius progenitoris nostri.* A mistake, as this charter is by Henry III.



etiam quasdam alias litteras patentes ejusdem domini E., progenitoris nostri, similiter factas in hæc verba :—Edwardus, Dei gratia Rex Angliæ, Dominus Hiberniæ, et Dux Aquitaniæ, omnibus ad quos [*etc. as in No. 233*]. Inspeximus etiam quasdam alias litteras patentes domini E., quondam Regis Angliæ, proavi<sup>1</sup> nostri, similiter factas in hæc verba :—Edwardus, Dei gratia Rex Angliæ, Dominus Hiberniæ, et Dux Aquitaniæ, omnibus ad quos præsentēs litteræ pervenerint, sal. Sciatis, quod de gratia nostra speciali concessimus, et licentiam dedimus pro nobis et hæc. nostris, quantum in nobis est, dilectis nobis in Christo Priori et Conventui de Giseburne, quod ipsi boscum suum vocatum le Clyve in Com. Ebor., et quater viginti acras terræ contiguas includere, et parcum inde facere, et boscum et terras illos sic inclusos et parcum inde factum tenere possint, sibi et succ. suis imperp., sine occasione vel impedimento nostri vel hæredum nostrorum, Justiciariorum, Escaetorum, Vicecomitum, aut aliorum Ballivorum, seu Ministrorum nostrorum quorumcunque, dum tamen bosculus et terra illi infra metas forestæ nostræ non existant. In cujus rei test. has litteras nostras fieri fecimus patentes. Teste me ipso apud Westmonasterium, quarto die Novembris, anno regni nostri tricesimo nono (1365). Inspeximus etiam quandam cartam ejusdem proavi nostri, similiter factam in hæc verba :—Edwardus, Dei gratia Rex Angliæ, Dominus Hiberniæ, et Dux Aquitaniæ, Archiepiscopis, Episcopis, Abbatibus, Prioribus, Ducibus, Comitibus, Baronibus, Justiciariis, Vicecomitibus, Præpositis, Ministris, et omnibus fidelibus et Ballivis suis, sal. Sciatis nos, de gratia nostra speciali, concessisse, et hæc carta nostra confirmasse, dilectis nobis in Christo Priori et Conventui de Giseburne, quod ipsi et succ. sui imperp. habeant liberam warennam in omnibus dominicis terris suis in Thormotby, Ureby, et Hoton juxta Giseburne,<sup>2</sup> in Com. Ebor., dum tamen terræ illæ non sint infra metas forestæ nostræ. Ita quod nullus intret terras illas ad fugandum in eis vel aliquid capiendum, quod ad warennam pertinet, sine licentia et voluntate ipsorum Prioris et Conventus et succ. suorum, super forisfacturam nostram decem librarum. Quare volumus et firmiter præcipimus, quod prædicti Prior et Conventus, et succ. sui prædicti, imperp. habeant liberam warennam in omnibus dominicis terris prædictis, dum tamen terræ illæ non sint infra metas forestæ nostræ. Ita quod nullus intret

<sup>1</sup> Here and in the next Inspeximus it should be *avus*, not *proavus*, the charter being by Edward III., and the Inspeximus by his grandson Henry IV.

<sup>2</sup> Thornaby near South Stockton, Yearby in Kirkleatham Parish, and Hutton Lowcross.

terras illas ad fugandum in eis, vel ad aliquid capiendum, quod ad warennam pertinet, sine licentia et voluntate ipsorum Prioris et Conventus et succ. suorum, super forisfacturam nostram decem librarum, sicut prædictum est. Hiis testibus. Venerabilibus patribus, Simone Eliensi, Cancellario, Johanne Bathoniensi et Wellensi, Thesaurario nostro, Episcopis, Johanne, Duce Lancastriæ, Edmundo, Comite Cantebriagiæ, filiis nostris carissimis, Ricardo Arundell, Thoma de Veer, Oxoniensi, Camerario nostro, Comitibus, Edwardo le Dispenser, Guidone de Brian, Johanne atte Lee, Senescallo hospitii nostri, et aliis. Dat. per manum nostram apud Westmonasterium, quarto die Novembris, anno regni nostri tricesimo nono (1365). Inspeximus etiam quasdam litteras patentes domini E., nuper Regis Angliæ, avi nostri, similiter factas in hæc verba:—Edwardus, Dei gratia Rex Angliæ et Franciæ, et Dominus Hiberniæ, omnibus Ballivis et fidelibus suis, ad quos præsentis litteræ pervenerint, sal. Sciatis, quod de gratia nostra speciali concessimus, et licentiam dedimus, pro nobis et hæ. nostris, dilectis nobis in Christo Priori et Conventui de Giseburghe, quod ipsi mansum suum de Giseburghe muro de petra et calce firmare et kernellare, et mansum sic firmatum et kernellatum tenere possint, sibi et succ. suis imperp., sine impedimento nostri vel hæredum nostrorum, aut aliorum quorumcunque. In cujus rei test. has litteras nostras fieri fecimus patentes. Teste me ipso apud Westmonasterium, primo die Julii, anno regni nostri Angliæ decimo octavo, regni vero nostri Franciæ quinto (1344). Inspeximus etiam quasdam alias litteras patentes ejusdem avi nostri, similiter factas in hæc verba:—Edwardus, Dei gratia Rex Angliæ et Franciæ, et Dominus Hiberniæ, omnibus ad quos præsentis litteræ pervenerint, sal. Sciatis, quod cum Walterus de Thorpe, qui infra manerium de Hoton juxta Gisburne tres carratas truncorum, tres carratas ramulorum, triginta trussellos equinos brueræ per annum, unacum pastura ad omnia animalia ipsius Walteri et hæ. suorum ubique in boscis, in separalibus pasturis infra idem manerium, quæ valent per annum decem solidos, habuit, totum jus et clameum quæ habuit in proficuis prædictis, tunc Priori et Conventui de Gisburne, a diu ante et tunc tenentibus manerii prædicti, et succ. suis, post publicationem statuti de terris et ten. ad manum mortuam non ponendis editi, pro se et hæ. suis relaxavit et quietum clamavit imperp., licentia super hiis non optenta, sicut per inquisitionem inde per Willelmum de Nesfeld, nuper Escaetorem nostrum<sup>1</sup> in Com. Ebor., de mandato nostro factam,

<sup>1</sup> *Escaetore nostro.*

et in Cancellaria nostra retornatam, est compertum. Nos de gratia nostra speciali, et pro centum solidis, quos nunc Prior de Giseburne nobis solvit, perdonavimus transgressionem factam in præmissis, nolentes quod prædicti Prior, aut succ. sui, ratione præmissorum seu statuti prædicti, per nos vel hæc. nostros, Justiciarios, Escaetores, Vicecomites, aut alios Ballivos, seu Ministros nostros quoscunque, occasionentur, molestentur in aliquo, seu graventur. Salvis tamen capitalibus dominis feodi illius servitiis inde debitis et consuetis. In cujus rei test. has litteras nostras fieri fecimus patentes. Teste me ipso apud Westmonasterium, duodecimo die Novembris, anno regni nostri Angliæ quadragesimo septimo, regni vero nostri Franciæ tricesimo quarto (1373).

Nos autem donationes, concessionem, confirmationes, voluntates, præcepta, ac omnia alia et singula in dictis cartis et litteris contenta rata habentes et grata, ea pro nobis et hæc. nostris, quantum in nobis est, acceptamus, approbamus, et dilectis nobis in Christo nunc Priori et Conventui loci prædicti de gratia nostra speciali concedimus, et confirmamus, prout litteræ et cartæ prædictæ rationabiliter testantur. Præterea volentes eisdem Priori et Conventui gratiam in hac parte facere uberiores, concessimus pro nobis et hæc. nostris, quantum in nobis est, eisdem Priori et Conventui, quod licet ipsi vel eorum prædecessores aliqua vel aliquibus libertatum, franchiseiarum, et quietantiarum in dictis cartis et litteris contentarum, aliquo casu emergente, hactenus usi non fuerint, ipsi tamen et eorum successores libertatibus, franchisesis, et quietantiis illis et earum qualibet de cætero plene gaudeant et utantur imperp., sine occasione vel impedimento nostri vel hæc. nostrorum, Justiciariorum, Escaetorum, Vicecomitum, aut aliorum Ballivorum seu Ministrorum nostrorum et hæc. nostrorum quorumcunque. Hiis testibus. Venerabilibus patribus, T[homa] Cantuariensi, totius Angliæ Primate, R[icardo] Eboracensi, Angliæ Primate, Archiepiscopis, R[oberto] Londonensi, W[illelmo] Wintonensi, H[enrico] Lincolnensi, R[icardo] Sarum, Episcopis, Edmundo, Duce Eboracensi, avunculo nostro carissimo, Henrico de Percy, Northumbriæ, Constabulario Angliæ, Radulfo de Neville, Westmerland', Marescallo Angliæ, Johanne Somerset, Camerario, fratre nostro carissimo, Thoma Wygorn', Senescallo hospitii nostri, Comitibus, Johanne de Scarle, Clerico, Cancellario, Johanne Norbury, Thesaurario nostro, Reginaldo de Grey de Ruthyn, Willelmo de Willughby, Willelmo de Roos de Hamelake, magistro Ricardo de Clifford, Custode privati sigilli nostri, et aliis. Dat. per manum nostram apud Westmonasterium, quinto decimo



die Februarii, anno regni nostri secundo (1400-1). Insuperimus quamdam aliam cartam præfati patris nostri, similiter factam in hæc verba :—Henricus, Dei gratia Rex Angliæ et Franciæ, et Dominus Hiberniæ, Archiepiscopis, Episcopis, Abbatibus, Prioribus, Ducibus, Comitibus, Baronibus, Militibus, Justiciariis, Vicecomitibus, Præpositis, Ballivis, Ministris, et aliis fidelibus suis, salutem. Sciatis quod de gratia nostra speciali, et ob reverentiam quam ad beatam et gloriosam Virginem Mariam, in cujus honore ecclesia Prioratus de Gysebourne in Clyveland' dedicata existit, gerimus et habemus, concessimus pro nobis et hæ. nostris, quantum in nobis est, dilectis nobis in Christo Priori et Conventui Prioratus prædicti, quod ipsi et eorum succ. imperp. habeant infra parochiam de Gysebourne in Clyveland' visum franciplegii,<sup>1</sup> cum omnibus ad hujusmodi visum pertinentibus, sive quoquo modo spectantibus, de omnibus hominibus infra parochiam prædictam residentibus ; adeo plene et integre, quod omnes residentes prædicti sectam ad hujusmodi visum franciplegii apud villam de Gisebourne prædictam, per ministros prædictorum Prioris et Conventus, et succ. suorum, bis per annum, viz. una vice post festum Paschæ, et alia vice post festum S. Michaelis tenendum, facere teneantur per rationabiles summonitiones eis inde faciendas : et quod ipsi et eorum succ. imperp. habeant catalla, quæ dicuntur Waif' et Straif', infra parochiam prædictam, ac retorum omnium brevium nostrorum et hæ. nostrorum, præceptorum, billarum, et mandatorum quorumcunque, Justiciariorum, Officiariorum, et Ministrorum nostrorum quorumcunque, nec non executiones brevium, præceptorum, billarum, et mandatorum prædictorum, in omnibus terris suis infra parochiam prædictam, per Ballivum suum, per ipsos ad hoc

<sup>1</sup> The leet or sheriff's tourn is named the view of frankpledge, because all residents within the leet were divided into decennies, viz., corps of ten families, and each of the decennies was pledged for the other, *quod staret legi, &c.*, whence the chief of the family was called *capitalis plegius*, the others *franci plegii*; and the court where they appeared, *visus franciplegii*. The jurisdiction of this court was extensive. It could try all felonies except homicide: it might inquire of haunters of taverns if they had not wherewithal to live, and of eavesdroppers who stand under walls and windows by night, to hear tales and carry them to make debate between their neighbours, and of scolds

or brawlers whose proper punishment was by the cuckstool, but she must be a common scold for this is a nuisance. It also had jurisdiction in cases of adultery, breaches of the peace, using false weights, *assisa panis et cervisie*, common nuisances, to try the quality of goods, etc. The officers of a leet were a steward, bailiff, reeve, ale conner, whose duty it was to see that bread be weighed according to the assize, and that the ale be wholesome and sold at the proper price, and to present to the court all defaults of brewers and bakers committed within the jurisdiction, a chief constable, and a petit constable.

faciendum, ordinandum, et deputandum. Ita quod nullus Vicecomes, aut alius Ballivus seu Minister noster vel hæc. nostrorum, dicta terras seu feoda ad executiones hujusmodi brevium, præceptorum, billarum, seu mandatorum, aut aliquod aliud officium infra parochiam prædictam faciendum ingrediatur, nisi solummodo in defectu ipsorum Prioris et Conventus vel succ. suorum prædictorum, vel Ballivorum seu Ministrorum suorum infra terras et feoda supradicta. Hiis testibus. Venerabilibus patribus, Th[oma] Cantuarensi, totius Angliæ Primate, H[enrico] Eboracensi, [Angliæ] Primate, Archiepiscopis, R[icardo] Londonensi, H[enrico] Wintonensi, Th[oma] Dunolmensi, E[dmundo] Exoniensi, N[icholao] Bathon' et Well', Episcopis, Henrico, Principe Walliæ, filio nostro primogenito, Edwardo, Duce Eboracensi, consanguineo nostro carissimo, Johanne, Comite Somerset, Camerario nostro, Thoma Arundell', et Radulfo Westmerland', Comitibus, Thoma Beaufort, Cancellario nostro, Willelmo Roos de Hamelake, Ricardo Grey de Codnore, Henrico Lescrop, Thesaurario nostro, Johanne Stanley, Senescallo hospitii nostri, magistro Johanne Prophete, Custode privati sigilli nostri, et aliis. Dat. per manum nostram apud Westmonasterium, vicesimo quinto die Februarii, anno regni nostri undecimo (1409-10).

Nos autem donationes, concessiones, confirmationes, voluntates, præcepta, ac omnia alia et singula in dictis cartis et litteris contenta, rata habentes et grata, ea pro nobis et hæc. nostris, quantum in nobis est, acceptamus, approbamus, ac dilectis in Christo nunc Priori et Conventui loci prædicti et succ. suis, tenore præsentium, de gratia nostra speciali concedimus, et confirmamus, prout et litteræ prædictæ rationabiliter testantur, et prout iidem Prior et Conventus libertatibus et quietantiis prædictis uti et gaudere debent, ipsique et prædecessores sui libertatibus et quietantiis illis, semper hactenus a tempore confectionis cartarum et litterarum prædictarum, rationabiliter uti et gaudere consueverunt. In cujus rei test. has litteras nostras fieri fecimus patentes. Teste me ipso apud Westmonasterium, quinto die Julii, anno regni nostri secundo (1414).

Nos autem cartas et litteras prædictas, ac omnia et singula in eisdem contenta, rata habentes et grata, ea pro nobis et hæc. nostris, quantum in nobis est, acceptamus et approbamus, ac ea dilectis nobis in Christo nunc Priori et Conventui loci prædicti et eorum succ., ratificamus et confirmamus, sicut cartæ et litteræ prædictæ rationabiliter testantur. In cujus rei etc. T. R. apud Westmonasterium, vicesimo sexto die Julii (1515). [Confirmation Roll, 7 Henry VIII, Part I. No. 17].

## (167) INCIPIUNT CARTÆ ELEMOSINARIÆ.

CCXXXVI. Elias, filius Willelmi Barne de Gyseburne . . . Deo, et Beatæ Mariæ de Gyseburne, et Priori et Can. *ibid.* Deo servientibus, ad opus Elemosinariæ de Gyseburne, forarium<sup>1</sup> meum quod habui in Kerlinghou. Tenendum et habendum dictæ Elemosinariæ de Gyseburne in lib. pur. et perp. elem. . . . Hiis testibus. Domino Ricardo de Hotona, Domino Rogero de Thocotes, Magistro Umfrido de Hotona, Johanne de Thocotes, Petro filio Nicholay, Ricardo filio Adæ, et aliis.

CCXXXVII. Helias de Martona . . . Waltero Wdekoc, pro servitio suo, et pro quadam certa summa pecuniæ, quam michi dedit præ manibus, unum sellionem terræ in Campo de Gyseburne, scil. inter Roulandich et Clivam, juxta dim. car. terræ Canonicorum de Gyseburne versus occidentem; et præterea . . . unam rodam terræ in Hollehegges<sup>2</sup> juxta terram prædictorum Can. versus occidentem. Tenendas et habendas prædicto Waltero, et hæ. suis, vel suis assignatis, de me et hæ. meis imperp., libere, quiete, et pacifice, ab omni servitio, consuetudine, et demanda, cum omnibus pert., libertatibus, et aysiammentis ad prædictas [terras] pertinentibus. Reddendo inde annuatim michi et hæ. meis, unum par albarum cirotecarum ad Pascha pro omnibus. . . . Hiis testibus. Ada de Lyum, Petro Westiby, Petro de Aula, Thoma Pulayn, Ada Parvo, et aliis.

CCXXXVIII. Elyas filius Barne . . . Waltero Wdekoc et suis assign., unum sellionem terræ ad Bakestaynbrek, in escambium cujusdam sellionis quem prius dederam ei super Kerlinghou. Tenendum et habendum dicto Waltero et suis assign., libere, quiete, cum omnibus pert. suis imperp. . . . Hiis testibus. Domino Ricardo de Hotona, Domino Rogero de Thocotes, Johanne de Thocotes, et aliis.

CCXXXIX. Walterus Wdekoc . . . Deo, et Custodi Elemosinariæ B. Mariæ de Gyseburne, unum sellionem terræ in Campo de Gyseburne, scil. inter Roulandik et Clivam, juxta dim. car. terræ dictorum Can. versus occidentem, que[m] habui ex dono Helyæ de Martona: et unam rodam terræ in Hollegges: et unum sellionem terræ ad pontem de Hoton,

<sup>1</sup> Forarium, Foraria, or Foreria, sometimes Fordarium, means a field for feeding cattle, and is derived by Ducange from Fodrum, forage, whence the modern French words feurre and fourrage.

<sup>2</sup> This is more properly called Holenges in No. 82 and elsewhere. But see No. 239.

inter terram Procuratoris<sup>1</sup> (167<sup>b</sup>) fabricæ Ecclesiæ Gyseburnæ et terram Hugonis Fabri : et unum sellionem ad Bacstainbrec juxta culturam Domini Prioris Gyseburnæ versus occidentem, que [m] habui ex dono Helyæ filii Willelmi Barn. Custodi dictæ Eleemosinariæ et suis succ., tenenda et habenda cum omnibus pert. et libertatibus suis, in lib. pur. et perp. elem. . . . Hiis testibus. Domino Ricardo de Hotona, Domino Rogero de Thocotes, Johanne de Thocotes, Petro Westiby, Ricardo de Lyum, Willelmo Beuchamp, et m. a.

CCXL. Helyas, filius Willelmi Barne de Gyseburne . . . Cristianæ, sorori meæ,<sup>2</sup> pro servitio suo, ad maritandum, duas acras terræ in Campo de Gyseburne, scil. unum sellionem apud Foxholes juxta terram Prioris Gyseburnæ apud occidentem, et alium sellionem apud Tyusich juxta terram prædicti Prioris apud occidentem, et tertium sellionem in parte occidentali molendini de Ravenesdale, juxta terram ejusdem Prioris apud occidentem. Tenendas et habendas prædictæ Cristianæ, sorori meæ, et hæ. suis, de me et hæ. meis, libere et quiete ab omni servitio, consuetudine, et demanda, cum omnibus libertatibus et aysiamensis ad prædictam terram pertinentibus. Reddendo michi et hæ. meis annuatim, unum den. ad Natale Domini pro omnibus.

. . . Hiis testibus. Domino Hugone de Hotona, Waltero de Hotona, Adam de Lyum, Petro filio Nicholai, Petro filio Willelmi filii Hervey, Willelmo Forestario, Willelmo Paternoster, et aliis.

CCXLI Helyas Barne . . . Deo, et B. Mariæ, et Eleemosinariæ de Gyseburne duas acras terræ in Campis de Gyseburne, illas scil. quas aliquando dedi Helyæ de Martona cum Cristiana, sorore mea,<sup>3</sup> viz. unam sellionem ad Foxholes, et unam sellionem ad Tywesich, et unam rodam ad Holebecbankes. Tenendas et habendas dictæ Eleemosinariæ cum omnibus pert. imperp. Reddendo inde annuatim michi et hæ. meis, unum den. vel unum par albarum cirotecarum ad Pascha pro omnibus. . . . Hiis testibus. Ricardo de Hotona, Rogero de Thocotes, Petro Westiby, Gilberto Cæmentario, Willelmo de Elmed, Roberto de Nelestone, et aliis. Datum anno gratiæ, m<sup>o</sup>. cc<sup>o</sup>. l<sup>o</sup>. primo, ad Pascha.

CCXLII. Matildis, filia Willelmi Paternoster . . . in libera

<sup>1</sup> *Procuratores.*

<sup>2</sup> See No. 255. Cristiana, sister of Helyas Fitz William Barne, married Helyas de Marton.

<sup>3</sup> This differs from the description of the parcels in No. 240, where a third selion by the east side of the

mill in Ravensdale is substituted for the rood at Holebecbankes mentioned here. This charter however agrees with the release by Helyas de Marton given in No. 255, which is of the same date,

potestate mea. . . . Deo et (168) Eleemosinariæ B. Mariæ de Gyseburne, pro salute animæ meæ et antecessorum meorum, unam acram terræ in Campo de Gyseburne apud Foxoles,<sup>1</sup> quam mater mea michi legavit in ultima voluntate sua, in lib. pur. et perp. elem. Tenendam et habendam præfatæ Eleemosinariæ, libere, quiete, integre, et pacifice, de me et hæ. meis. Reddendo inde annuatim hæ. Eustacii filii Roaldi de Gyseburne unum den. pro omni servitio sæculari. . . . Hiis testibus. Domino Ricardo de Hotona, Domino Rogero de Thocotes, Johanna de Thocotes, Petro filio Nicholai, et aliis.

CCXLIII. Walterus filius Willelmi Paternoster, anno Incarnacionis Dominicæ m<sup>cc</sup>xxx<sup>o</sup> quarto, ad Purificationem Beatæ (Mariæ), obligavi et impignoravi Aliciæ, matri meæ, et suis assign., pro undecim solidis, quos michi mea mater accommodavit, unam acram terræ in Campo de Gyseburne apud Foxoles, usque ad finem octo annorum. Ita quod si ego persolvam Aliciæ, matri meæ, vel suo assignato, undecim solidos ad finem viii annorum, prænominata acra revertetur ad me sine ullo impedimento et contradictione omnium; et si non persolvam prædictos solidos ad terminum prædictum, prænominata acra terræ remanebit imperp. prædictæ Aliciæ, matri meæ, et suis assignatis, libere et quiete de me et hæ. meis sine impedimento et contradictione: et in hujus rei test. huic scripto sigillum meum apposui. Et sciendum est, quod ego non vendam prædictam terram alicui nisi matri meæ, si ego non velim eam tenere in mea manu. Hiis testibus. Adam de Lyum, Eustachio filio Eustachii, Petro Westiby, Petro Nurri, Willelmo de Lyum, Rogero de Midelesburgh, Thoma Pulayn, et aliis.

CCXLIV. Walterus filius Eustachii de Gyseburne. . . . Deo et Eleemosinariæ de Gyseburne, unam acram terræ, quam habui ex dono Matildis filiæ Willelmi Paternoster ad Foxoles; scil. quæ jacet propinquior soli de tribus quas pater meus aliquando habuit in eodem loco. Tenendam et habendam dictæ Eleemosinariæ temporibus perpetuis cum omnibus pert. suis, in lib. pur. et perp. elem. Præterea . . . annum redditum unius den., quem solebam recipere de eadem terra. . . . Hiis testibus. Dominis Ada de Hyltona, Willelmo de Malteby, Roberto de Stutevill, Ricardo de Hotona, Rogero de Thocotes, militibus, Johanne de Thocotes, Umfrido de Hotona, et a. m.

CCXLV. Emma filia Willelmi Paternoster . . . in viduitate mea et libera potestate. . . . Deo, et S. Mariæ, et Eleemosinariæ de Gyseburne, ad luminare pauperum

<sup>1</sup> See No. 27.



*ibid.* commorantium, pro salute animæ meæ et (168<sup>b</sup>) Nicholai, quondam viri [mei], et parentum meorum, unam rodam terræ in Holenges, quam michi pater meus, Willelmus Paternoster, in maritaggio dedit: illam scil. quæ jacet juxta car. terræ Domini Prioris in occidentali parte. Tenendam et habendam in lib. et pur. elem. de me et hæc. meis imperp. . . . Hiis testibus. Domino Ricardo de Hotona, milite, Domino Rogero de Thocotes, Adam de Lyum, Waltero de Gyseburne, Petro Westiby, Radulfo Clerico, Roberto Fabro, Ricardo Fabro, Stephano de Elemosinaria, et aliis.

CCXLVI. Gylbertus Piscator, de Gyseburne. . . . Deo et Elemosinariæ de Gyseburne unum toftum cum edificio in villa de Est Cotom: illud scil. quod jacet propinquius tofto Canoniorum de Novo Burgo versus occidentem. Tenendum et habendum prædictæ Elemosinariæ imperp., libere, quiete, et pacifice, ab omni servitio, consuetudine, et demanda, cum libertatibus et aysiamentis ad prædictum toftum pertinentibus. Reddendo inde annuatim Sacristæ de Gyseburne sex den., ad Pentecosten tres, et tres ad festum S. Martini in hyeme, pro omnibus. . . . Hiis testibus. Petro Westiby, Petro de Aula, Thoma Pulayn, Nicholao filio Stephani, Hugone Fabro, Roberto de Mida, Radulfo de Hotona, Hugone Clerico, et m. a.

CCXLVII. Robertus Blaunche de Cotom. . . . Deo, et B. Mariæ, et Elemosinariæ de Gyseburne, unum den. annum, quem solebam recipere die Natali Domini de Cristiana, filia Godefridi de Scaling, pro quadam terra in Cotom, quam eadem Cristiana dedit Elemosinariæ de Gyseburne. . . . Hiis testibus. Domino Willelmo de Thocotes, Johanne de Thocotes, Petro, et Waltero, et Umfrido, fratribus ejusdem, Petro filio Nicholai, Petro Nurri, Hugone Clerico, et m. a.

CCXLVIII. Cristiana, filia Godefridi de Scaling . . . in viduitate mea et libera potestate mea . . . Deo, et B. Mariæ, et Elemosinariæ de Gyseburne, unum toftum cum pert. in Cotom ex australi parte ejusdem villæ. Tenendum et habendum imperp., libere, quiete, et pacifice. Reddendo inde tantummodo unum den. per annum Roberto Blaunche, ad Nativitatem Domini. . . . Hiis testibus. Johanne de Langeberge, Willelmo de Thocotes, Johanne de Thocotes, Johanne de Bernalby, Johanne de Thorp, et aliis.

CCXLIX. Adam de Lyum . . . (169) Elemosinariæ Domus Gyseburnæ, pro salute animæ meæ, et patris mei, et matris meæ, et omnium antecessorum et successorum meorum, unum toftum in villa de Gyseburne; viz. illud quod Samuel Sutor tenuit de patre meo, quod jacet inter toftum Willelmi Coci et

toftum Wlrun<sup>1</sup> Tinctricis, ad inveniendum focale pauperibus. Tenendum et habendum de me et hær. meis, libere et quiete, pacifice et integre, cum omnibus pert. suis. Reddendo inde michi et hær. meis annuatim sex den. pro omni servitio, consuetudine, et exactione sæculari, viz., tres den. ad Pentecosten, et tres den. ad festum S. Martini . . . Hiis testibus. Roberto, Capellano Gyseburnæ, Alexandro Pugeys, Willelmo Forestario, Petro filio Willelmi, Ernaldo serviente Eleemosinariæ, et aliis.

CCL. Willelmus filius Roberti Cæmentarii<sup>2</sup> . . . Deo, et Eleemosinariæ de Gyseburne, et Can. ejusdem loci, in perp. elem., totam terram illam in Gyseburne cum ædificiis et omnibus pert. suis, quam Robertus, pater meus, habuit in eadem villa de dono Helyæ filii Rogeri Cæmentarii, quæ jacet inter toftum ejusdem Elyæ et toftum Aliciæ quondam uxoris Cuthberti. Tenendam et habendam, libere, honorifice, et quiete. Reddendo inde per annum Elyæ Horne, et hær. suis, sex den. ad Natale Domini pro omni servitio, et consuetudine, et exactione sæculari. . . . Hiis testibus. Willelmo de Thocotes, Johanne de Thocotes, Petro Westiby, Adam de Lyum, Petro Nurri, Eustachio filio Eustachii, Willelmo Forestario, Rogero de Wyteby, et a. m.

CCLI. Isabella, quondam uxor Willelmi de Seleby, Cæmentarii. . . . Noveritis me, in libera potestate mea et viduitate mea, quietum clamasse de me imperp., Deo et Eleemosinariæ de Gyseburne, totum jus quod habui vel habere potui nomine dotis in terra et ædificiis, quæ præfatus Willelmus, quondam maritus meus, vendidit dictæ Eleemosinariæ in villa de Gyseburne. Et ne ego Ysabella de cætero aliquod jus vel clamium in præfata terra et ædificiis possim exigere, hoc scriptum sigillo meo signatum de quieta clamatione, in hujus rei testimonium Custodi dictæ Eleemosinariæ contuli. Hiis testibus. Ricardo de Hoton, Ambrosio de Camera, Marmedoco de Theweng, Symone de Brus, Rogero de Thocotes, et aliis.

CCLII. Elyas filius Rogeri Cæmentarii . . . Deo, et B. Mariæ, et Eleemosinariæ de Gyseburne inperp., annum redditum sex den., quos solitus fui recipere pro terra quam Magister Robertus Cæmentarius et hær. sui tenuerunt de me . . . (169<sup>b</sup>) Hiis testibus. Henrico Bigot [Can.], Domino Rogero de Gyseburne, Domino Radulfo Capellano, Domino Galfrido

<sup>1</sup> A not uncommon Norse female name. In the Landnámabok Wlrun Eatmundardottur, that is, Edmund's daughter, occurs, and in No. 47 Roger, son-in-law of Wlrun, is named as a tenant of the Priory. Rún,

the last syllable of the name, means a rune or character, and was a very favourite termination for female names, ex. gr. Guthrun, Sigrun, &c.

<sup>2</sup> Called William de eleby in the next deed.

Capellano, Petro Westiby, Thoma Pulayn, Willelmo de Lyum, et m. a.

CCLIII. Helyas, filius Rogeri Cæmentarii de Gyseburne . . . Elemosinarie S. Mariæ de Gyseburne toftum illud in viculo, qui vocatur Utgang in eadem villa de Gyseburne, quod Rogerus Clericus, filius Adam Capellani, eidem Elemosinarie dedit, ad lumen pauperibus ibid. hospitantibus inveniendum. Tenendum et habendum in lib. et pur. et perp. elem. Reddendo inde annuatim michi et hæ. meis duos den., unum ad Pentecosten, et unum ad festum S. Martini, pro omni servitio. Hiis testibus. Willelmo de Lyum, Willelmo de Thornetona, Alexandro Pugeys, Roberto de Mida, et aliis.

CCLIV. Elyas, filius Rogeri Cæmentarii . . . Magistro Roberto Cæmentario et hæ. suis, vel cui assignare voluerit, unum toftum in Gyseburne, quod jacet inter toftum meum et toftum Aliciæ uxoris Cuthberti, secundum cursum rivi dividendi prædictum toftum et meum, pro viginti solidis quos idem Robertus dedit michi in magna necessitate mea. Habendum et tenendum de me et hæ. meis, libere et quiete, cum omnibus pert. suis et aysiamendis infra villam et extra. Reddendo inde annuatim michi et hæ. meis sex den. die Natali Domini, pro omni servitio, et consuetudine, et exactione. . . . Hiis testibus. Willelmo de Lyum, Alexandro Pugeys, Thoma Cæmentario, Elya Parvo, Adam Parvo, Willelmo Paternoster, et aliis.

CCLV.<sup>1</sup> Helyas de Martona . . . Noveritis me reddidisse et quietam clamasse de me et hæ. meis imperp. Elyæ Barne, totam terram quam idem Elyas dedit michi in maritagium cum Cristiana sorore sua in Campis de Gyseburne; scil. unam sellionem ad Foxoles, et unam sellionem ad Tywesyeke, et unam rodam in Holebecbankes. Et ne ego, vel aliquis alius nomine meo, aliquod jus vel clamium in dicta terra aliquando de cætero poterimus exigere, hanc cartam meam de quietâ clamatione in hujus rei test. ei dedi, sigillo meo signatam. Hiis testibus. Ricardo de Hotona, Rogero de Thocotes, Petro Westiby, Gylberto Cæmentario, Waltero Wodekoc, et aliis. Datum anno gratiæ, m<sup>o</sup>. cc<sup>o</sup>. i<sup>o</sup>. primo, ad Pascha.

CCLVI. Elyas, filius Willelmi Barne de Gyseburne. . . . Deo, et B. Mariæ, et Elemosinarie de Gyseburne, unam sellionem trium rodarum in Campo de Gyseburne super Kerlinghow, illam scil. quæ jacet propinquius car. terræ Prioris versus occidentem in eodem loco; et unam rodam terræ ad Mordales (170) propinquiorem car. terræ dicti Prioris Gyseburnæ in Moridales ex parte aquilonis. Tenendas et habendas dictæ

<sup>1</sup> See No. 241.

Elemosinariæ cum omnibus pert. imperp., in lib. pur. et perp. elem. . . Hiis testibus. Domino Ricardo de Hotona, Domino Rogero de Thocotes, Johanne de Thocotes, Petro filio Nicholai, Gylberto Cæmentario, Radulfo de Hotona, et aliis.

CCLVII. Rogerus Clericus<sup>1</sup> . . . Elemosinariæ S. Mariæ de Gyseburne, ad lumen inveniendum pauperibus, qui ibi hospitantur, toftum meum in viculo, qui vocatur Utgang in villa de Gyseburne, quod habui ex dono Adam, patris mei, quondam Capellani Prioris et Can. de Gyseburne, in perp. elem. Reddendo annuatim Rogero Cæmentario et hæc. suis duos den., unum ad Pentecosten, et alium ad festum S. Martini in hyeme. . . . Hiis testibus. Willelmo de Thornetona, Alexandro Pugeys, Petro de Uplyum, Jordano de Beverlaco, Willelmo de Thocotes, Vincentio, et m. a.

(170<sup>b</sup>). INCIPIUNT CARTÆ FABRICÆ ECCLESİÆ DE GYSEBURNE.

CCLVIII.<sup>2</sup> Eustachius, filius Eustachii de Gyseburne . . . Deo et operi Ecclesiæ S. Mariæ de Gyseburne, illam dim. acram terræ in Hollenges, quam Gylbertus, filius Walteri Parmentarii, de dono meo habuit, et prædictæ Ecclesiæ operi donavit. Tenendam et habendam in lib. et pur. et perp. elem., cum omnibus pert. suis, libertatibus et aysiammentis. . . . Hiis testibus. Willelmo de Lyum, Willelmo de Thornetona, Alexandro Pugeys, Ricardo de Hotona, Petro de Uplyum, Willelmo de Thocotes, Roberto de Mida, et aliis.

CCLIX. Eustachius filius Eustachii . . . consensu et assensu hæredum meorum, necnon et voluntate Domini mei, Willelmi de Lyum, . . . Deo et operi Ecclesiæ B. Mariæ de Gyseburne, et Canonicis qui eidem operi præsumt vel præerunt, in perp. [unam] acram prati in prato meo, scil. versus occidentem partem, pro salute animæ meæ, et patris mei, et omnium antecessorum meorum, in pur. et perp. elem. Tenendam et habendam, libere, quiete, et pacifice ab omni consuetudine et exactione. . . . Hiis testibus. Hugone de Hotona, Waltero fratre ejus, Johanne de Thocotes, Willelmo de Bernaldby, Willelmo de Thornetona, Willelmo de Thocotes, Petro de Uplyum, Nicholao filio Willelmi de Gyllingmor, Johanne filio Thomæ, Willelmo Forestario, Willelmo filio Hervey, Willelmo Cheverel, et m. a.

CCLX. Eustachius filius Eustachii . . . in pur. et perp. elem. operi Ecclesiæ S. Mariæ de Gyseburne, unam acram et

<sup>1</sup> Called "Rogerus Clericus, filius Adam Capellani," in No. 253.

<sup>2</sup> See Nos. 263 and 309.

dim. in Campis de Gyseburne, scil. tres rodas apud Bacstanberks, et alias tres rodas juxta molendinum de Ravenesdale ultra aquam. Hiis testibus. Willelmo de Lyum, Adam filio ejus, Willelmo de Thornetona, Alexandro Pugeys, Petro de Cellario, Ricardo de Hotona, Roberto de Mida, Willelmo de Cotum, et m. a.

CCLXI. Eustachius, filius Eustachii de Gyseburne. . . . Deo et operi [Ecclesiæ] S. Mariæ de Giseburne, totam terram quam habui ad Snelsesgrif, scil. duas acras et unam rodam, pro salute animæ meæ et antecessorum meorum. Tenendam et habendam in lib. pur. et perp. elem., et ab omni sæculari servitio quietam. . . . Hiis testibus. Radulfo Capellano, Johanne et Ricardo Diaconis, Willelmo de Lyum, Radulfo Cæmentario, Henrico Cæmentario, Willelmo de Thornetona, Petro de Uplyum, Willelmo de Thocotes, et aliis.

CCLXII. Eustachius, filius Eustachii aliquando Senescalli de Gyseburne . . . Deo et operi Ecclesiæ B. Mariæ de Gyseburne, terram meam in eadem villa, quæ se extendit a Grangia Prioris et Conventus de Giseburne usque (171) in Holebec; quantum scil. pertinet ad unam bov. terræ. Tenendam et habendam de me et hær. meis, in lib. et pur. et perp. elem., absque omni demanda, vel exactione, sive sæculari consuetudine. Hiis testibus. Johanne de Thocotes, Willelmo de Bernaldeby, Alexandro Pugeys, Willelmo de Thornetona, Petro Dispensatore, Hugone de Hesel, Adam de Bedale, et aliis.

CCLXIII. Eustachius, filius Eustachii quondam Dapiferi de Gyseburne . . . Gylberto filio Walteri Parmentarii, pro homagio et servitio suo, unam dim. acram in Hollenges, illam scil. quæ jacet juxta terram Roberti de Atona: illi et hær. suis tenendam de me et hær. meis, in feudo et hæreditate, libere, quiete, et honorifice. . . . Hiis testibus. Willelmo de Lyum, Willelmo de Thornetona, Alexandro Pugeys, Willelmo Parvo, Ricardo Clerico, Rogero del Sartrin, Alano Albo, Ricardo de Hotona, Alberto, et aliis.

CCLXIV. Eustachius, filius Eustachii de Gyseburne . . . Deo et Ecclesiæ S. Mariæ de Gyseburne, et Can. ibid. Deo servientibus, in lib. pur. et perp. elem., totam terram meam sine ullo retenemento quam habeo apud Scuggedale, quæ jacet inter terram quam Tete tenet de Priore, et terram Matildis de Eton. Tenendam et habendam, libere, quiete, et pacifice, de me et hær. meis. . . . Hiis testibus. Willelmo de Thocotes, Ricardo de Hotona, Umfrido fratre ejus, Johanne de Thorp, Johanne de Bernaldby, Johanne de Thocotes, Ada de Lyum, Petro Nurri, Petro Westiby, Willelmo Stabulario, Roberto de Mydys, et m. a.



CCLXV. Willelmus de Lyum . . . operi novæ Ecclesiæ de Gyseburne, unam acram prati in Campis de Gyseburne, quam Eustachius filius Eustachii, homo meus, dedit eidem operi. . . . Hiis testibus. Hugone de Hotona, Willelmo de Bernaldby, Willelmo filio Hervey, Willelmo de Thocotes, Alexandro Pugeys, Petro de Uplyum, Hugone de Hasel, et aliis.

CCLXVI. Walterus filius Eustachii . . . divinæ pietatis intuitu, et pro salute animæ meæ . . . Deo, et fabricæ Ecclesiæ S. Mariæ de Gyseburne, et Can. ibid. Deo servientibus et servituris, duas acras terræ et unam rodam quæ jacent apud Kerlinghow in Campo Gyseburnæ. Tenendas et habendas dictis Can. et eorum succ., de me et hæ. meis, in lib. pur. et perp. elem., cum omnibus pert., libertatibus, et aysiamendis ad prædictam terram pertinentibus infra villam et extra. . . . Hiis testibus. Domino Ricardo de Hotona, Domino Rogero de Thocotes, Johanne de Thocotes, Stephano Russel, Petro Westiby, Willelmo de Thornetona, Radulfo de Middelburg, Ricardo de Lyum, Willelmo Coco, Willelmo Beuchamp, et aliis.

CCLXVII. (171<sup>b</sup>.) Walterus filius Eustachii . . . divinæ pietatis intuitu, et pro salute animæ meæ . . . Deo, et fabricæ Ecclesiæ S. Mariæ de Gyseburne, et Can. ibid. Deo servientibus et servituris, tres acras terræ et unam rodam in territorio de Gyseburne; viz. unam acram in Campo aquilonali apud Wandayles, et duas acras in Campo orientali, et unam rodam apud Thwaytes. Tenendas et habendas præfatis Can. et eorum succ., in lib. pur. et perp. elem., de me et hæ. meis, cum omnibus pert., libertatibus, et aysiamendis, liberis consuetudinibus, ad prædictam terram infra villam et extra pertinentibus. . . . Hiis testibus. Domino Ricardo de Hotona, Domino Rogero de Thocotes, Johanne de Thocotes, Alano de Parco, Stephano Russell, Willelmo de Thornetona, Ricardo de Nevile, Johanne de Duntona, Hugone de Sadberg, Petro Westiby, Willelmo Beuchamp, Ada Horner, et aliis.

CCLXVIII. Helyas filius Willelmi Barne . . . Deo, et fabricæ Ecclesiæ S. Mariæ de Gyseburne, et Can. ibid. Deo servientibus, unum sellionem in Campo de Gyseburne apud Speleros, juxta terram prædictæ fabricæ versus occidentem. Tenendum et habendum in lib. pur. et perp. elem., integre, plenarie, et quiete, cum omnibus pert. . . . Hiis testibus. Johanne de Thocotes, Stephano Russel, Reginaldo de Thocotes, Willelmo de Thornetona, Willelmo Coco, Petro Westiby, Roberto Parvo, et m. a.

CCLXIX. Elyas filius Willelmi Barne . . . Deo, et fabricæ



Ecclesiæ S. Mariæ de Gyseburne, et Can. ibid. Deo servientibus, unum sellionem in Campo de Gyseburne ad Kerlinghow, qui jacet inter terram Hugonis Fabri et terram filii Alani Blundi. Tenendum et habendum dictis Can. ad opus dietæ fabricæ in lib. pur. et perp. elem. . . . Hiis testibus. Petro Westiby, Willelmo Coco, Stephano Russel, Ricardo de Lythum, Waltero filio Eustachii, Willelmo de Thornetona, Nicholao filio Stephani, et aliis.

CCLXX. Helyas, filius Willelmi Barne de Gyseburne . . . Deo, et fabricæ Ecclesiæ S. Mariæ de (172) Gyseburne, et Can. ibid. Deo servientibus, in lib. pur. et perp. elem., duas acras terræ in Campis de Gyseburne, viz. unam acram quæ extendit a via quæ ducit a Sandwath usque Scuggedale, propinquiorem scil. culturæ Prioris versus occidentem, et alteram apud Collesyke propinquiorem viæ versus meridiem. Tenendas et habendas de me et hæ. meis, libere, quiete, et pacifice, cum omnibus pert., libertatibus, et aysiamensis infra villam et extra, ad prædictam terram pertinentibus. . . . Hiis testibus. Dominis Ricardo de Hoton, Rogero de Thocotes, Johanne de Thocotes, Stephano Russel, Willelmo Coco, Willelmo de Thorneton, Petro Westiby, Petro Nurri, Hugone Wlrun, Roberto le Petit, Ada le Petit, et m. a.

CCLXXI. Helias, filius Willelmi Barne de Gyseburne . . . Deo, et fabricæ Ecclesiæ S. Mariæ de Gyseburne, et Can. ibid. Deo servientibus, unam acram terræ in Langengis in territorio de Gyseburne, extendentem se a via quæ ducit a Wylton usque ad Wayncarlegate. Tenendam et habendam de me et hæ. meis, integre, plenarie, et quiete, in lib. pur. et perp. elem., cum omnibus pert., libertatibus, et aysiamensis suis. . . . (*Witnesses the same as in the last charter*).

CCLXXII. Helyas filius Willelmi Barne . . . Deo, et fabricæ Ecclesiæ S. Mariæ de Gyseburne, et Can. ibid. Deo servientibus, in lib. pur. et perp. elem., unam acram terræ in Campo de Gyseburne apud Scuggedale; scil. dim. acram cum pert. subtus bercariam Prioris, et dim. acram ad Grenhil cum pert. Tenendam et habendam, integre et plenarie, cum omnibus libertatibus et aysiamensis infra villam et extra, sine omni exactione et demanda imperp. . . . Hiis testibus. Johanne de Thocotes, Stephano Russel, Ada Mares, Petro Westiby, Willo de Thorneton, Petro Nurri, Ada le Petit, Hugone Wlrun, Willelmo de Lyum, Roberto filio Helyæ Parvi, et aliis.

CCLXXIII. Walterus de Hotona . . . Deo, et fabricæ Ecclesiæ de Gyseburne, in pur. et perp. lib. et quiet. elem., totum pratum meum in Langelandes, quod jacet inter pratum



Leprosorum de Loucros, et pratum Agnetis filiæ Reginaldi de Rossell, cum omnibus pert. sine ullo retenemento. . . . Hiis testibus. (172<sup>b</sup>) Hugone de Hotona, Ricardo filio ejus, Johanne de Bernaldby, Johanne de Thocotes, Rogero de Strantona, Alberto Bosse, Phillipo de Bernoteby, Thoma Doget, Radulfo filio Hugonis de Hotona, Petro Nurri, Petro Westiby, et m. a.

CCLXXIV. Radulfus de Hotona . . . de assensu et bona voluntate Julianæ,<sup>1</sup> uxoris meæ . . . Deo, et Ecclesiæ S. Mariæ de Gyseburne, et Can. ibid. Deo servientibus, tres selliones terræ ad Magerbrigge<sup>2</sup> juxta terram Petri Westiby versus orientum. Tenendos et habendos de me et hær. meis, in lib. pur. et perp. elem. . . . Hiis testibus. Petro Westiby, Petro de Aula, Hugone Fabro, Nicholao filio Stephani, Thoma Pulayn, Willelmo de Thornetona, et m. a.

CCLXXV. Juliana, quondam uxor Radulfi de Hotona. . . . Noverit universitas vestra me, in libera viduitate mea, quietum clamasse, et hac præsentī carta mea confirmasse pro me et hær. meis, ad opus fabricæ Ecclesiæ S. Mariæ de Gyseburne, omnes terras quas Radulfus, quondam maritus meus, vel aliquis prædecessorum meorum, fabricæ prædictæ Ecclesiæ vendiderunt, dederunt, aut aliqua alia ratione dimiserunt, præcipue tres rodas terræ subtus parcum Prioris quas habent de venditione Radulfi, quondam mariti mei, et mea. . . . Hiis testibus. Johanne de Thocotes, Waltero filio Eustachii, Willelmo Beuchamp, Ricardo de Lyum, et m. a.

CCLXXVI. Willelmus de Lyum . . . Deo et operi Ecclesiæ S. Mariæ de Gyseburne, unam toftam in Gyseburne, illam scil. quæ fuit Etardi, in lib. pur. et perp. elem. . . . Hiis testibus. Johanne de Thocotes, Willelmo de Bernaldby, Willelmo Pincun, Willelmo filio Hervey, Alexandro Coco, Rogero de Sarterin, Henrico Cæmentario, Ricardo de Hotona, Radulfo, fratre Willelmi Capellani, et Radulfo Diacono.

CCLXXVII. Willelmus de Lyum . . . Radulfo de Russel et hær. suis, unum mansum in Gyseburne cum crofto ei adjacente, quod tenuit Robertus le Surrays, proximum viz. tofto Willelmi Forestarii, cum communi pastura ejusdem villæ, quantum pertinet ad tantum tenementum. Tenendum de me et hær. meis in feudo et hæreditate, solvendo nobis inde annuatim tres solidos ad duos terminos, medietatem scil. ad Pentecosten, et medietatem ad festum S. Martini, pro omnibus servitiis, et consuetudinibus, et exactionibus. Ad hoc, concessi ei ad unum equum suum pasturam ubique infra meum [feudum] per totum Campum de Gyseburne extra pratum et

<sup>1</sup> *Guliani*. See No. 275.

<sup>2</sup> Now Maggra Park.



bladum et croftum meum. Hiis testibus. Waltero de Hotona, Willelmo de Bernaldby, Johanne de Thocotes, Willelmo filio Hervey, Alexandro Pugeys, Willelmo de Thornetona, Willelmo de Thocotes, Hugone de Hasel, (173) Petro de Uplyum, Adam de Bedale, Thoma de Gyseburne, Roberto de Cotum, et m. a.

CCLXXVIII. Adam de Lyum . . . Deo, et Ecclesiæ S. Mariæ de Gyseburne, et Can. ibid. Deo servientibus, totum pratum meum de Sandwath sine ullo retenemento. Tenendum et habendum de me et hæ. meis, libere, quiete, et pacifice, cum omnibus pert., libertatibus, et aysiammentis suis infra villam et extra, sine omni exactione et demanda, in lib. pur. et perp. elem. . . . Hiis testibus. Domino Willelmo de Bartona, Petro Westiby, Petro Nurri, Nicholao filio Stephani, Hugone Fabro, Thoma Pulayn, Roberto de Mida, Alexandro Pugeys, Alexandro de Eggetona, Stephano Russel, Stephano de Deringtona, et m. a.

CCLXXIX. Adam de Lyum . . . Deo, et Ecclesiæ S. Mariæ de Gyseburne, et Can. ibid. Deo servientibus, totam terram meam in cultura mea de Endebrec, quæ scil. jacet inter terram Ricardi de Beringham, et terram quam Petrus Westiby de me tenuit, sine ullo retenemento. Tenendam et habendam de me et hæ. meis, libere, quiete, et pacifice, in lib. pur. et perp. elem., cum omnibus libertatibus et aysiammentis suis infra villam et extra . . . Hiis testibus. Petro Westiby, Petro Nurri, Nicholao filio Stephani, Hugone Fabro, Willelmo Stabulario, Willelmo Coco, Roberto de Mida, Alexandro de Eggetona, Stephano Russel, Willelmo de Thornetona, et m. a.

CCCXXX. Adam de Lyum . . . Deo, et Ecclesiæ S. Mariæ de Gyseburne, et Can. ibid. Deo servientibus, quinque acras terræ apud Boulandsic in Campis de Gyseburne, propinquiores terræ Nicholai filii Stephani versus orientem. Tenendas et habendas de me et hæ. meis, libere, quiete, et pacifice, in lib. pur. et perp. elem., cum omnibus libertatibus et aysiammentis suis infra villam et extra . . . Hiis testibus. Petro Westiby, Petro de Aula, Nicholao filio Stephani, Hugone Fabro, Thoma Pulayn, Roberto de Myda, Willelmo de Thornetona, et m. a.

CCLXXXI. Adam de Lyum . . . Deo, et Ecclesiæ S. Mariæ de Gyseburne, et Can. ibid. Deo servientibus, in pur. lib. et perp. elem., sex acras terræ et unam rodam in cultura mea de Swartemolde, scil. propinquiores culturæ Prioris versus orientem, sine ullo retenemento. Tenendas et habendas de me et hæ. meis, libere, quiete, et pacifice, cum omnibus pert., libertatibus, et aysiammentis suis infra

villam et extra, sine omni exactione et demanda. . . . Hiis testibus. Johanne de Bernaldeby, Petro Westiby, Petro Nurri, Willelmo Stabulario, Nicholao filio Stephani, Thoma, Willelmo Coco, Hugone Fabro, Hugone de Uggethorp, et m. a.

CCLXXXII (178<sup>b</sup>). Adam de Lyum. . . . Deo, et Ecclesiæ S. Mariæ de Gyseburne, et Can. ibid. Deo servientibus, totam terram meam de Collesic cum prato ad eandem terram pertinente, et totam culturam meam de Briggwath, sine retinemento. Tenendam et habendam de me et hæc. meis in lib. pur. et perp. elem., libere, quiete, et pacifice, sine omni exactione et demanda, cum omnibus pert. suis infra villam et extra. . . . Hiis testibus. Petro Westiby, Petro de Aula, Nicholao filio Stephani. Willelmo Stabulario, Willelmo Coco, Roberto de Mida, Alexandro de Eggetona, Stephano Russel, et m. a.

CCLXXXIII. Willelmus Forestarius . . . consilio et assensu Gundræ, uxoris meæ, et hæredum meorum . . . Deo, et S. Mariæ de Gyseburne, ad fabricam Ecclesiæ ejusdem Virginis, totam meam terram quam habui ad Hobanc, et tres rodas ad Boulandsic, et unam acram ad Tyuuesic, incipientes a Holebec et pertingentes usque ad Clivam. Istas autem terras tenebit præfata Ecclesia imperp. in quietam, liberam, et puram elem. . . . Hiis testibus. Radulfo de Burnus, Roberto de Tybetheorpe, Roberto de Wartre, Willelmo de Brindlington, Canonicis de Gyseburne, Willelmo de Lyum, Eustachio filio Eustachii Senescaldi, Willelmo de Thocotes.

CCLXXXIV. Willelmus Forestarius . . . consilio amico- rum meorum. . . . Deo, et S. Mariæ de Gyseburne, ad fabricam Ecclesiæ ejusdem Virginis, totam meam terram quam habui ad Hobanc, in lib. pur. et perp. elem., pro anima mea, et patris, et matris meæ, et omnium parentum meorum, et pro denariis quos michi Canonici, qui præfatæ fabricæ tunc præfuerunt, dederunt in mea magna necessitate. Unde volo quatinus prædicti Can., et eorum sequentes, præfatam terram habeant ad opus præscriptæ fabricæ, et perpetuo possideant, liberam ab omnibus servitiis et humanis consuetudinibus. . . . Hiis testibus. Willelmo de Lyum, Johanne de Thocotes, Willelmo de Bernaldby, Radulfo Cæmentario, Alexandro Pugeys, Stephano Balchil, Willelmo filio Willelmi, et m. a.

CCLXXXV. Willelmus Forestarius, et Gundri uxor ejus . . . pro salute animarum nostrarum, et quibusdam den. quos a magistris operis, Stephano scil. et Roberto, accepimus . . . Deo et fabricæ [Ecclesiæ] B. Mariæ in lib. pur. et perp. elem., terram illam quæ jacet juxta viam lapidicini versus occidentem, prætendentem a clivo usque in Holebec, scil. pene acram et

dim., quam ego Willelmus Forestarius accepi cum uxore mea, prænominata Gundri. Hanc donationem sponte et libere fecimus, et fide nostra interposita confirmavimus. Hiis testibus. Rogero, Canonico de Rypum, Willelmo, Clerico de Beverlaco, Willelmo Colling, Petro Fraunces, Roberto filio Henrii Cæmentarii, Willelmo filio Walteri de Infirmario, Radulfo filio Willelmi filii Audewin, et m. a.

CCLXXXVI. (174) Willelmus Forestarius, consensu et assensu Gundræ, uxoris meæ, et hæredum meorum . . . fabricæ Ecclesiæ S. Mariæ de Gyseburne unam acram terræ et dim., scil. tres rodas ad Boulandsich, et tres rodas ad Tywsic pertringentes usque ad Clivam. Tenendas et habendas imperp., in quiet. lib. et pur. elem. . . . Hiis testibus. Roberto de Tybethorp, Roberto de Wartria, Willelmo de Bridlintona, Canonicis de Gyseburne, Willelmo de Lyum, Eustacio filio Eustacii Senescaldi, Willelmo de Thocotes, Petro de Cellario, et a. m.

CCLXXXVII. Henricus filius Roberti Testard . . . Deo, et Ecclesiæ S. Mariæ de Gyseburne, et Can. ibid. [Deo servientibus], unum toftum de duobus quæ<sup>1</sup> emi de Adam de Lyum in villa de Gyseburne. Illud viz. quod jacet propinquius tofto Radulfi de Hotona versus occidentem. Tenendum et habendum libere, quiete, et pacifice, cum omnibus pert., libertatibus, et aysiammentis suis infra villam et extra, sicut ego tenui de prædicto Adam de Lyum. Reddendo inde annuatim Adæ de Lyum et hæ. suis, vel suis assignatis, duos den. ad duos terminos, scil. unum den. ad Pentecosten, et unum den. ad festum S. Martini in hyeme, pro omni servitio, consuetudine, et demanda. . . . Hiis testibus. Johanne de Bernaldeby, Petro Westiby, Petro de Aula, Willelmo Coco, Roberto de Mida, Stephano de Deringtona, Willelmo Forestario, Willelmo Stabulario, Nicholao filio Stephani, Stephano Russel, et aliis.

CCLXXXVIII. Adam de Lyum. . . Deo, et Ecclesiæ S. Mariæ de Gyseburne, et Can. ibid. Deo servientibus, redditum trium solidorum in villa de Gyseburne, scil. de tofto quod pater meus dedit Radulfo Russel et hæ. suis, quod Stephanus Wyting aliquando tenuit, quod scil. jacet inter toftum Willelmi Forestarii et toftum Radulfi de Hotona. Dedi etiam et concessi illis redditum quatuor den., quibus Henricus michi tenebatur pro tofto quod jacet propinquius tofto Radulfi de Hotona versus occidentem: et quicquid juris vel clamii in prædictis toftis michi vel hæ. aliquo tempore poterit accidere, scil. in wardis, relevis, et escaetis, illis dedi et confirmavi. Tenenda et habenda, libere, quiete, pacifice, et plenarie, sine omni

<sup>1</sup> quod.



servitio et demanda de me et hær. [meis], in lib. pur. et perp. elem. . . . Hiis testibus. Domino Willelmo de Bartona, tunc Senescallo de Gyseburne, Petro Westiby, Petro Nurri, Nicholao filio Stephani, Willelmo Stabulario, Willelmo Coco, Roberto de Mida, Alexandro de Eggetona, Stephano Russel, et m. a.

CCLXXXIX. Nicholaus, filius Ricardi, filii Roaldi, consilio et assensu uxoris meæ et hæredum meorum . . . Deo et operi Ecclesiæ S. Mariæ de Gyseburne, duas acras terræ in Campo de Gyseburne, scil. unam acram et dim., quæ se extendunt de Speleros versus meridiem, (174<sup>b</sup>) et dim. acram quæ se extendit de Grangia Prioris versus aquilonem in Hollebec. Habendas in pur. et perp. elem., sol [ut] as et quietas ab omni servitio et exactione et consuetudine sæculari . . . Hiis testibus. Willelmo de Lyum, Willelmo de Thorneton, Radulfo, Magistro Cæmentario, Willelmo de Crathorne, Willelmo de Thocotes, Ricardo Keverel, Willelmo Colling, et m. a.

CCXC. Nicholaus, filius Ricardi, filii Roaldi . . . Deo, et operi Ecclesiæ S. Mariæ de Gyseburne, et Can. qui eidem operi præsumt vel præerunt, totum quod habui in magno prato de Gyseburne, sicut se extendit a Campis de Bernaldby usque in Campum de Hotona, pro amore Dei et animabus antecessorum meorum, in lib. et perp. elem., et de me et hær. meis quietum. . . . Hiis testibus. Johanne de Thocotes, Willelmo de Bernaldby, Hugone de Hoton, Willelmo de Lyum, Willelmo filio Hervey, Radulfo Cæmentario, Alexandro Coco, Henrico Cæmentario, Rogero de Sartrino, et pluribus aliis.

CCXCI. Radulfus filius Stephani Cæmentarii . . . Noverit universitas vestra me reddidisse, et de me et hær. meis quietum clamasse, unum toftum in villa de Gyseburne cum crofto et omnibus aliis pert., Deo, et fabricæ Ecclesiæ S. Mariæ de Gyseburne, et Can. ibid. Deo servientibus. Illud scil. toftum cum crofto et pert. quod Willelmus de Lyum dedit Radulfo Russel et hær. suis, et quod Stephanus Wyting aliquando tenuit, quod scil. jacet inter toftum Willelmi Forestarii et toftum Radulfi de Hotona, et quod ego tenui aliquando de fabrica ejusdem Ecclesiæ, pro servitio trium solidorum annuorum; et quicquid juris et clamii ego et hær. mei habuimus vel habere poterimus in eisdem. Tenendum et habendum libere, pacifice, quiete, et plenarie, sine omni servitio et demanda, de me et hær. meis in lib. pur. et perp. elem. . . . Hiis testibus. Domino Ricardo de Hotona, Domino Rogero [de Thocotes], Magistro Gylberto Cæmentario, Petro Westiby, Stephano Russel, Willelmo Coco, Ada Coco, Reginaldo de Thocotes, Willelmo de Thornetona, Petro de Uplyum, Petro Nurri, Waltero Wdekoc, Elia Scalding, et aliis.

CCXCII. Ricardus filius Willelmi Forestarii . . . Deo et S. Mariæ, ad opus fabricæ suæ de Gyseburne, unam acram terræ, illam scil. quæ extenditur a crofto Willelmi de Lyum versus austrum usque Baumund, in pur. lib. et perp. elem., pro den. quos michi dederunt in mea necessitate, Dominus Stephanus et Dominus Robertus præfatæ fabricæ tunc Magistri. . . Hiis testibus. Willelmo Forestario, Willelmo de <sup>1</sup>Tkemedona, Eustachio filio Eustacii, Uhtredo, Willelmo Scard.

CCXCIII. Petrus filius Nicholai Westiby . . . Deo, et S. Mariæ de Gyseburne, et Can. ibid. [Deo] servientibus et servituris, ad opus fabricæ dictæ Ecclesiæ, duos selliones quæ jacent propinquiores culturæ Prioris ex (175) parte orientali subtus Scuggedale, in lib. pur. et perp. elemos. Tenendos et habendos dictis Can. ad opus dictæ fabricæ cum omnibus pert., libertatibus, et aysiamentis, infra villam et extra ad prædictos duos selliones pertinentibus, in lib. pur. et perp. elem. . . Hiis testibus. Domino Ricardo de Hotona, Domino Rogero de Thocotes, Johanne de eadem, Umfrido filio ejus, Willelmo de Thorntona, Stephano Russel, Thoma de Salkoc, Ricardo de Lyum, Waltero filio Eustacii, et m. a.

CCXCIV. Willelmus filius Herveii . . . pro anima mea et animabus prædecessorum meorum, et pro quibusdam den. quos in mea magna necessitate ego accepi a Domino Stephano, tunc Magistro fabricæ S. Mariæ de Gyseburne . . . præfatæ fabricæ in lib. pur. et perp. elem., sex acras terræ cum omnibus pert. suis; unam scil. acram et dim. ad Turfmire cum tota illa parte de Turfmire quæ ad eam pertinet, et ad Scuggedale unam acram, et versus Belmund duas acras, et ad Boulandsike unam acram et dim. versus occidentem. Hanc terram ego et hæredes mei præfatæ fabricæ S. Mariæ de Gyseburne warantizabimus, vel si non possimus, excambium ei ad valentiam dabimus. Hiis testibus. Willelmo de Thocotes, et Johanne de Thocotes, Willelmo de Thorntona, Petro de Uplyum, Willelmo Forestario, Ricardo Keverel.

CCXCV. Willelmus filius Hervey . . . pro anima mea et animabus prædecessorum meorum, et pro quibusdam denariis quos in mea magna necessitate ego accepi a Domino Stephano, tunc Magistro fabricæ S. Mariæ de Gyseburne . . . præfatæ Ecclesiæ in lib. pur. et perp. elem., quatuor acras terræ et dim. cum omnibus pert. suis; unam scil. acram et dim. ad Turfmire cum illa tota parte de Turfmire quæ ad me pertinebat, et ad Scuggedale unam acram, et versus Belmund duas acras. . . . [*Same witnesses as in the last charter.*]

<sup>1</sup> This name probably should be Tremedona. He occurs as witness to No. 1009.

CCXCVI. Magister Adam Cæmentarius, dictus Horner. . . . Noverit universitas vestra me dedisse, etc., et cum corpore meo legasse Deo, et fabricæ Ecclesiæ S. Mariæ de Gyseburne, et Can. ibid. Deo servientibus, unum toftum in eadem villa cum omnibus pert. Illud viz. quod emi de Emma Jabet, custrice. Tenendum et habendum prædictæ fabricæ, libere, quiete, pacifice, in lib. pur. et perp. elem. . . . (175<sup>b</sup>). Hiis testibus. Domino Ricardo de Hotona, Domino Rogero de Thocotes, Petro Westiby, Stephano Russel, Willelmo de Thornetona, Willelmo Coco, Ricardo de Lyum, Willelmo del Celer, Stephano de Morton, Willelmo filio Amiciæ, Willelmo filio Eustacii, et aliis.

CCXCVII. Emma, quondam uxor Roberti de Jarumnia. . . . Noveritis me, in viduitate mea et libera potestate, relaxasse, et quietum clamasse de me et hæ. meis imperp., et hac præsentī carta mea confirmasse Adæ, filio Elyæ Horner, et hæ. suis, et suis assignatis, pro quadam certa summa pecuniæ, quam ipse Adam dedit michi præ manibus in mea necessitate, unum toftum quod tenui de eodem Adam cum domu super ipsum toftum sita in exitu villæ de Gyseburne apud Thocotes, in orientali parte viæ. . . . Hiis testibus. <sup>1</sup>de Thocotes, Johanne de Bernaldby, Petro Westiby, Petro de Aula, Thoma Pulayn, Hugone Fabro, Radulfo de Hoton, Nicholao filio Stephani, Waltero de Thocotes, Roberto Parvo, et m. a.

CCXCVIII. Elyas, filius Rogeri Cæmentarii de Gyseburne . . . Cecilæ, filiæ meæ, pro servitio suo, longitudinem sexaginta pedum in meo crofto et latitudinem crofti juxta toftum quod Magister Robertus Cæmentarius et hæredes sui tenuerunt de me. Tenendam et habendam prædictæ Cecilæ et hæ. suis imperp., de me et hæ. meis, libere, et quiete, et pacifice ab omni servitio, consuetudine, et demanda sæculari. Reddendo inde annuatim tantummodo michi et hæ. meis unum den. ad Natale pro omnibus . . . Hiis testibus. Ada de Lyum, Petro Westiby, Petro filio Willelmi filii Hervey, Willelmo de Lyum, Rogero de Midelesburg,<sup>2</sup> Thoma Pulayn, Willelmo Forestario, Willelmo Stabulario, Radulfo de Hotona, Nicholao filio Stephani, Patricio de Atona, Ada Clerico, et aliis.

CCXCIX. Thomas, filius Alani Albi de Gyseburne . . . Deo, et Ecclesiæ B. Mariæ de Gyseburne, et Can. ibid. Deo servientibus, in pur. et perp. elem., tres acras terræ et unam rodam in territorio de Gyseburne; scil. tres rodas ad Tyuesic juxta pratum Petri Nurri versus orientem, et tres rodas at Roulandic versus Clyvam, et dim. acram ad Scuggedale, et in Holmes de Holebec dim., et tres rodas ad Turfimore. Tenendas et

<sup>1</sup> Blank in the original.

<sup>2</sup> Midelesburne.

habendas libere, quiete, et pacifice, sine ullo retenemento, cum omnibus pert. suis, libertatibus, et aysiamendis infra villam et extra, sine omni exactione sæculari et demanda. . . . Hiis testibus. Petro Westiby, Petro Nurri, Hugone Fabro, Helia Parvo, Nicholao filio Stephani, Willelmo de Lyum, Roberto de Mida, Alexandro de Eggetona, et m. a.

CCC. (176) Radulfus, filius Stephani de Ecclesia . . . Willelmo de Brandesby, in maritagio cum Agnete mea sorore, unam<sup>1</sup> domum in Gyseburne propinquiorem domui Radulfi de Hotona versus orientem, quam scil. Thomas Huggedamme tenuit. Et præterea dedi ei tantam partem orti quanta<sup>2</sup> pertinet ad prædictam domum, et tertiam partem crofti mei in parte occidentali. Tenendas et habendas prædictis Willelmo et Agnete, et hæ. de eadem Agnete procedentibus, de me et hæ. meis imperp., libere, quiete, pacifice, ab omni servitio, consuetudinē, et demanda. Reddendo inde tantummodo michi et hæ. meis sex den., tres scil. ad Pentecosten, et tres ad festum S. Martini in hyeme; et faciendo forinsecum servitium quantum pertinet ad prædictam terram. . . . Hiis testibus. Petro Westiby, Petro de Aula, Thoma Pulayn, Helya Parvo, Radulfo de Hotona, Nicholao filio Stephani, Hugone Fabro, Ada Parvo, Rogero de Thocotes, Helya filio Willelmi Barne, et m. a.

CCCI. Johannes, filius Walteri de Hotona . . . Deo et fabricæ Ecclesiæ S. Mariæ de Gyseburne, in lib. pur. et perp. elem., totum pratum illud in Langgelandes, quod Walterus pater meus dedit eidem Ecclesiæ, quod scil. pratum jacet inter pratum Leprosorum de Loucros, et pratum Agnetis filiæ Reginaldi de Rosel, sine ullo retenemento. . . . Hiis testibus. Hugone de Hotona, Ricardo filio ejus, Johanne de Bernaldby, Johanne de Thocotes, Rogero de Strantona, Alberto Bosse, Thoma Doget, Philippo de Bernaldby, Radulfo filio Hugonis de Hotona, Petro Nurri, Petro Westiby, Willelmo Stabulario, et m. a.

CCCII. Matildis, uxor Nicholai filii Ricardi . . . Noveritis quod ego Matildis quietam clamavi operi S. Mariæ de Gyseburne, tertiam partem illarum trium acrarum, quæ me contingebat jure dotario, quas idem Nicholaus maritus meus dedit eidem Ecclesiæ in pur. et perp. elem., pro quadam certa pecunia quam ab Stephano tunc ejusdem operis Magistro recepi. Hiis testibus. Henrico Cæmentario, Willelmo filio Walteri, Petro de Cellario, Ricardo de Hotona, Willelmo de Thocotes, Roberto de Mida, Willelmo de Cotum, Willelmo Mafrere, et m. a.

<sup>1</sup> Unum.

<sup>2</sup> Quantam.



CCCIII. Ymain, filia Willelmi Bigot de Gyseburne . . . assensu et consensu hæredum meorum. . . . Deo et Ecclesiæ B. Mariæ de Gyseburne, unam acram et dim. ad Tyuusike, in lib. pur. et perp. elem. . . . Hiis testibus. Roberto Capellano, Ada de Lyum, Willelmo Forestario, Alexandro Pugeys, Petro filio Nicholai, Petro filio Willelmi, et m. a.

CCCIV. Stephanus, filius Nicholai, filius Stephani de Gyseburne (176<sup>b</sup>) . . . Deo et Can. S. Mariæ de Gyseburne, ad opus fabricæ Ecclesiæ suæ, duas acras terræ in Campo de Gyseburne cum pert. Illas viz. quæ se extendunt a Scuggedale usque ad Sandwath, et jacent propinquiores terræ et culturæ Prioris ex parte occidentali. Tenendas et habendas dictis Can. ad opus prædictæ fabricæ, de me et hæ. meis et meis assignatis, in lib. pur. et perp. elemos., libere, quiete, et honorifice. . . . Hiis testibus. Domino Rogero de Thocotes, Johanne de Thocotes, Umfrido de Hotona, Ricardo de Lyum, Willelmo de Thornetona, Willelmo Beuchamp, et m. a.

CCCV. Emma, quondam uxor Nicholai Sluphand . . . in libera potestate et viduitate mea . . . Deo, et Ecclesiæ S. Mariæ de Gyseburne, et Can. ibid. Deo servientibus, ad opus fabricæ ejusdem Ecclesiæ, unum sellionem in Campo aquilonali de Gyseburne, qui se extendit in longum ab oriente in occidentem, et jacet propinquior culturæ dictæ fabricæ versus austrum. Habendum et tenendum dictis Can., ad opus dictæ fabricæ, cum omnibus pert. infra villam et extra, in lib. et perp. elem. Reddendo inde annuatim Priori et Conventui de Gyseburne unum den. ad Natale Domini. . . . Hiis testibus. Petro Westiby, Willelmo, Ricardo de Lyum, Waltero filio Eustacii, Radulfo de Hotona, Willelmo de Thornetona, Roberto Petit, et aliis.

CCCVI. Emma, quondam uxor Nicholai, filii Stephani de Gyseburne . . . Noveritis me ratam et firmam habuisse donationem Stephani, filii mei, factam fabricæ Ecclesiæ S. Mariæ de Gyseburne, de duabus acris terræ in Campo de Gyseburne cum pert., quæ se extendunt a Scuggedale usque ad Sandwath, et jacent propinquiores culturæ Prioris ex parte orientali, et in libera viduitate mea quietum clamasse totum jus et clamium, quod in dictis duabus acris terræ aliqua ratione habui vel [habere] potui. . . . Hiis testibus. Domino Rogero de Thocotes, Johanne de Thocotes, Umfrido de Hotona, Stephano Russel, et aliis.

CCCVII. Agnes, quondam uxor Adæ Petit de Gyseburne . . . Noverit universitas vestra me, in libera viduitate et plena potestate [mea], omni juri renunciasse, et quietum clamasse Priori de Gyseburne et Conventui omne jus et clamium, quod



habui, vel habere aliqua ratione potui in terris et ædificiis, quas terras Adam, quondam maritus meus, vendidit Hugoni Wlrun de Mydlesburg. . . . Hiis testibus. Domino Rogero de Thocotes, milite, Johanne de eadem, Willelmo Beuchamp, Willelmo de Thornetona, Ricardo de Lyum, Gylberto Cæmentario, et aliis.

CCCVIII. (177) Hugo, filius Rogeri de Midlisbu[r]g . . . Deo, et B. Mariæ de Gyseburne, et Can. ibid. Deo servientibus et servituris, ad opus fabricæ ejusdem Ecclesiæ, quatuor tofta cum croftis suis et omnibus aliis pert. suis in villa de Gyseburne, viz. illud toftum cum pert. quod jacet inter toftum Henrici Testard et toftum Stephani Russel, et dua tofta cum pert. in Belmundgate quæ jace[n]t inter toftum Ricardi Tan[n]atoris et toftum Roberti Bernard, et unum toftum et croftum in eodem vico ex occidentali parte viæ, quod Adam Belleward tenuit de me. Tenenda et habenda Deo et præfatis Can. ad opus præfatæ fabricæ, in lib. et perp. elem., de me et hæc. meis. Reddendo inde annuatim Priori et Conventui Gyseburnæ ad Natale Domini unum den. pro omni servitio, consuetudine, et demanda, et quatuor den. magno altari de Gyseburne in festo Assumptionis B. Virginis. . . . Hiis testibus. Domino Ricardo de Hotona, Domino Rogero de Thocotes, Johanne de Thocotes, Umfrido de Hotona, Petro Westiby, Ricardo de Lyum, Willelmo Beuchamp, Stephano Russel, Willelmo de Thornetona, Waltero filio Eustacii, et aliis.

CCCIX. Gylbertus, filius Walteri Parmentarii de Gyseburne . . . Deo et operi Ecclesiæ S. Mariæ de Gyseburne in perp. elem., dim acram terræ in Holenges, quam scil. habui ex dono Eustachii filii Eustachii cum pert. suis. Hiis testibus. Willelmo de Lyum, Willelmo de Thornetona, Willelmo Parvo, Ricardo de Hotona, Roberto de Mida, et aliis.

CCCX. Johannes de Bernaldby . . . Deo, et Ecclesiæ S. Mariæ de Gyseburne, et Can. ibid. Deo servientibus, in lib. pur. et perp. elem., duas acras prati in Linsike remotiores scil. a sole in cultura mea versus aquilonem, sine ullo retenemento. Tenendas et habendas de me et hæc. meis, libere, quiete, et pacifice. . . . Hiis testibus. Johanne de Thocotes, Johanne de Thorp, Ada de Sancto Oswaldo, Petro Westiby, Petro filio Willelmi, Nicholao filio Stephani, Roberto de Mida, Hugone Fabro, Alexandro de Eggetona, Willelmo de Thornetona, et m. a.

CCCXI. Ricardus, filius Galfridi de Thocotes . . . pro anima mea, et uxoris meæ, et antecessorum meorum, in lib. et pur. et perp. elem., unam acram terræ in Campis de Thocotes, Deo et operi Ecclesiæ S. Mariæ de Gyseburne, libere et quiete



ab omni servitio, consuetudine, et exactione imperp.; viz. unam rodam in Scalestedes, et unam rodam in Herteflath, et unam rodam in Ryeland, et unam rodam in Waynedales. . . . Hiis testibus. (177<sup>b</sup>) Hugone de Hotona, Willelmo de Bernaldby, Willelmo de Lyum, Willelmo de Thornetona, Alexandro Pugeys, Vincentio, Jordano, Roberto de Mida, et m. a.

CCCXII. Bernardus de Uplyum . . . Gulianæ filiæ Sywine, et hæ. suis, unum messuagium cum pert. suis, continens dim. acram terræ, in crofto meo et tofto in villa de Uplyum<sup>1</sup>: viz. jacens in exteriori parte ejusdem tofti et crofti versus Lefirum juxta exitum ejusdem villæ. Habendum et tenendum de me et hæ. meis, in feodo et hæreditate, libere, quiete, et pacifice, cum omnibus libertatibus, liberis consuetudinibus, et aysia-mentis supradictæ terræ infra villam et extra pertinentibus. Reddendo inde annuatim michi vel hæ. meis duos den., scil. unum den. ad Pentecosten, et unum den. ad festum S. Martini in hyeme, pro omni servitio sæculari et demanda . . . Hiis testibus. Umfrido de Thocotes, Radulfo de Thornetona, Godefrido de Hoga,<sup>2</sup> Roberto de Scarboda, Willelmo de Mersc, Symone filio Brunolf, Ricardo fratre ejus, Henrico de Uplyum, et aliis.

CCCXIII. Walterus, filius Bernardi de Uplyum . . . Noverit universitas vestra me concessisse et clamasse quietum de me et hæ. meis imperp., quicquid juris vel clamii habui vel habere potui in acra una terræ et iiii perticatis cum tofto in Uplyum, Deo et fabricæ Ecclesiæ de Gyseburne, in illa viz. acra cum pert. prænominatis, quam habent de dono Julianæ filiæ Siwyne, et Durandi fratris mei . . . Hiis testibus. Alano de Gyseburne, Waltero de Thorp, Waltero Stabulario, Willelmo Beuchamp, et aliis.

CCCXIV. Durandus, filius Bernardi de Uplyum . . . Deo, et Ecclesiæ S. Mariæ de Gyseburne, et Can. ejusdem loci, unum messuagium cum pert. suis, continens unam acram terræ, et quatuor perticatas terræ in crofto meo et tofto in villa de Uplyum, viz. jacens in exteriori parte ejusdem tofti et crofti versus occidentem juxta exitum<sup>3</sup> ejusdem villæ. Habendum et tenendum cum omnibus pert., libertatibus, et aysia-mentis, tantæ terræ infra villam et extra pertinentibus, in lib. et pur. et perp. elem. . . . Hiis testibus. Patricio de Westerdale, Radulfo de Engelby, Hugone de Thocotes, Stephano de Scallingtona, Alano filio Sacerdotis, Roberto Cæmentario, Roberto de Mida, Radulfo Cæmentario, Petro Bruncoste, et m. a.

<sup>1</sup> Upleatham near Redcar.

<sup>2</sup> Hogam.

<sup>3</sup> Exitum.

CCCXV. Juliana, filia Siwyne de Uplyum . . . (178) Deo et operi ecclesiæ S. Mariæ de Gyseburne, mesuagium meum quod habui de dono Bernardi in Uplyum. Tenendum et habendum in perp. elem. Reddendo annuatim hæc. prædicti Bernardi duos den., scil. unum den. ad Pentecosten, et unum den. ad festum S. Martini, pro omni servitio et demanda, sicut in carta ejusdem Bernardi continetur. Hiis testibus. Waltero filio Siwyne, et Bruno fratre ejus, Symone Brunolf, et Ricardo fratre ejus, Willelmo de Wirkisal, Matheo, Patricio, et aliis.

CCCXVI. Durandus, filius Bernardi de Uplyum . . . in lib. et pur. et perp. elem., Deo, et fabricæ Ecclesiæ S. Mariæ de Gyseburne, et Can. ejusdem loci, donum quod Juliana filia Siwyne fecit fabricæ præfatæ Ecclesiæ de dim. acra terræ cum pert. in villa de Uplyum; quam scil. dim. acram terræ jamdicta Juliana tenuit de me; et totum servitium quod inde michi et hæc. meis debebatur, dedi, et concessi, et quietum clamavi de me et hæc. meis imperp., fabricæ memoratæ Ecclesiæ. Præterea . . . prædictam dim. acram terræ in crofto et tofto meo in Uplyum, quæ scil. jacet propinquior versus orientem illi dim. acræ terræ quam habent ex dono prædictæ Julianæ, et quatuor perticatas terræ, duas in longum, et duas in latum, jacentes inter Curiam et mesuagium prædictæ Julianæ. Habenda et tenenda cum omnibus pert., libertatibus, et aisiamentis, ad omnes prædictas terras infra villam et extra pertinentibus, in lib. pur. et perp. elem. . . . [*Same witnesses as in No. 314, except that Patricius de Westerdale is here called Patricius de Uplyum*].

CCCXVII. (178<sup>b</sup>) Ricardus de Levingtona . . . Deo et operi S. Mariæ de Gyseburne, pro salute animæ meæ, et uxoris meæ, et filiorum meorum, et omnium antecessorum meorum, decem acras terræ in cultura quæ vocatur Holkerflat; illas scil. quæ jacent propinquiores villæ de Piketun<sup>1</sup> in Campo de Kirkelevingtona, in pur. et lib. et perp. elem. . . . Hiis testibus. Willelmo de Braythewath, Galfrido de Piketun, Willelmo de Mauteby, Petro de Piketun, Willelmo Loeren, Roberto de Braythewat, Reginaldo Rosel, Umfrido de Thocotes, et m. a.

CCCXVIII. Willelmus de Piketona . . . Deo, et B. Mariæ de Gyseburne, et Can. ibid. Deo servientibus, unum toftum in villa de Piketona continentem septies viginti et novem pedes in longitudine, et quateringinta et quindecim pedes in latitudine, in inferiore parte villæ versus orientem, in lib. quiet. et perp. elem. Tenendum et habendum de me et meis assignatis. Reddendo inde annuatim michi et meis assignatis duodecim

<sup>1</sup> Picton in the parish of Kirk Levington near Yarm.



den. ad duos terminos, scil. sex den. ad Pentecosten, et sex ad festum S. Martini in hyeme, pro omni servitio, exactione, consuetudine, et demanda. . . . Hiis testibus. Domino Willelmo de Percy, Domino Willelmo de Mubray, Domino Willelmo de Roselles, Willelmo filio Roberti de Piketona, Willelmo filio Petri de Wirkesale, Henrico Venatore de Levington, et m. a.

CCCXIX. Hugo Capellanus, filius Danielis de Jarum . . . divinæ pietatis intuitu, pro salute animæ meæ et antecessorum meorum . . . Deo et Ecclesiæ B. Mariæ de Gyseburne, ad fabricam ejusdem Ecclesiæ, totam terram meam de Jarum,<sup>1</sup> in qua scil. pater meus mansit. Tenendam et habendam in lib. et perp. elem. . . . Hiis testibus. Willelmo de Bretteby, Galfrido filio Hugonis de Jarum, Bartholomeo Clerico, Hugone de Lincoln., Willelmo de Tresc, Gylberto filio Gosse, Roberto Moyses, Burgensibus de Jarum, Willelmo, Capellano de Crathorn, Roberto, Diacono de Jarum, Henrico, Diacono de Levingtona, et m. a.

CCCXX. Sciant omnes hanc cartam visuri vel audituri, quod ego Willelmus, filius Ketelli de Jarum, remisi, et quietum clamavi Priori et Can. de Gyseburne, de me et hæc meis imperp., totum jus et clamium, quod habui in terra quæ fuit Ricardi Trenchemer, generi mei, in Jarum, pro xxxiii solidis quos recepi a Ricardo, filio Reineri Venatoris de Levingtona, per præceptum Canonicorum, qui illam terram de eis [Cætera desunt].

<sup>1</sup> Yarm in the middle ages was a place of far greater importance than at present. At that period it was the chief, in fact with the exception of Coatham, the only port in Cleveland. In 23 Edward I. (1295), it returned Francis de Aula and Ralph de Estre, as its members, to a Parliament holden at Westminster in that year. Tickhill and Pickering also returned two members each, and like Yarm were never summoned to return any again. In 7 John (1205-6) its contribution to a fifteenth levied on all merchandise throughout the kingdom was assessed at £42 17s. 10d. For this same impost Dover was rated at £37 6s. 1d., and Winchilsea, Hedon, and Barton-on-Humber, which also have gone down in the world, were respectively rated at the sums of

£62 2s. 4d., £60 8s. 4d., and £33 11s. 9d. (Proceedings of the Archaeological Institute, 1852. Newcastle, I. 33.) Even up to the middle of the last century Yarm was the centre of a considerable trade, as its empty corn warehouses bear witness. Graves, who wrote a History of Cleveland, published in 1808, after mentioning the decay of the market there, which he attributes to the superior advantages of the one at Stockton, goes on to say, "The exportation of corn seems however to have greatly decreased; as many granaries here, which have been erected at a great expence for that particular branch of trade, are now, and have for some time, been almost useless and unoccupied."

DE HOTONA.<sup>1</sup>

CCCXXI. (179) Universis Christi fidelibus, Robertus de Stutevill, salutem. Noveritis me etc. [as in No. 694.]

CCCXXII. Noverint omnes audituri vel visuri has litteras, quod ego, Robertus, filius Roberti, filii Alveredi,<sup>2</sup> devoto animo, in plena et integra sanitate cordis et corporis mei, concessi donationem et elemosinam, quam fecit avia mea Emma de Hotona Ecclesiæ S. Mariæ de Gyseburne et fratribus ibid. Deo servientibus; scil. duas bov. terræ cum duabus toftis eis adjacentibus in Hotun, quas bov. Albertus et Ricardus de Hotona tenere solebant. Hanc elemosinam aviæ meæ Emmæ ego Robertus, sicut hæres ejus legitimus et proximus, postquam hæreditatem meam habui in manu mea et pacifice tenui, concessi, et dedi præfata Ecclesiæ in pur. et perp., lib. et quiet. elem., pro anima mea, patris et matris meæ, et aviæ meæ, et omnium prædecessorum meorum: et ipsi fratres prædicti susceperunt me in communem omnium beneficiorum suorum societatem. Hiis testibus. Stephano de Rosell, Gylberto filio Gylberti, Stephano, Clerico de Atona, Roberto de Mortona, et Waltero filio ejus, Johanne de Thocotes, Alberto de Hotona.

CCCXXIII. Notum sit omnibus S. Ecclesiæ filiis me,

<sup>1</sup> Hutton Lowcross in the parish of Guisbrough.

<sup>2</sup> See Nos. 215 and 328. It may be as well to give here a short sketch of the De Hoton family, members of which are continually occurring in this Chartulary. I have not been able to find the common ancestor of the family, but whoever he was, we find three at least of his children mentioned in these pages, all of whom were living at the close of the twelfth century. First a daughter Emma, who married one Alvered, from whom descended the above-named Robert fitz Robert fitz Alvered de Scelton. (Nos. 323 and 335). Her brother Umfrid is mentioned in No. 328, and another brother Robert is a witness to No. 142. This Umfrid de Hoton and Sussanna his wife gave a *mansura* in Hutton to Whithy, prior to the year 1180 (Whithy Chart. i. 7). He was the father of Hugh, Walter, and Alexander (Whithy Chart. i. 78, and No. 447), and had a daughter Juliana (No. 375). Hugh, the eldest son, married no less than three times, the

names of his wives being, Petronilla, Margaret, and Agnes. By Petronilla he had a son and heir Richard, whose brother Umfrid was probably by this marriage. He had issue by Margaret a son John, and a daughter Sybil, who married John, son of Hugh de Menill of Hilton (Whithy Chart. i. 72 n). Sir Richard de Hoton, the son of Hugh de Hoton, together with his brother Umfrid and the other land owners in Hutton, in 1237 entered into an agreement with the Priory of Guisbrough about the tithes of turraby in Hutton (No. 325). The family was continued by his son Hugh, who was a contemporary of William de Midelesburgh, who was Prior from 1281 to 1320. (No. 392.) By an Inquisition taken in 1335 it was found that it would not be to the King's loss, if he were to permit John de Hoton to grant his manor of Hutton by Guisbrough to the Priory. (No. 329 A.) It is very probable that this John de Hoton, who was also living in 1319 (No. 335 A), was a son or grandson of the last mentioned Hugh de Hoton.



Robertum, filium Roberti, filii Alveredi de Sceltona, concessisse, et hac carta mea confirmasse Can. Ecclesiæ S. Mariæ de Gyseburne, pro anima mea et antecessorum meorum, totam donationem quam Emma de Hotun, avia mea, prædictis fecit Can.; scil. duas bov. terræ in Hotona cum toftis ad eas pertinentibus, salvo forinseco servitio. Dedi etiam præfata Ecclesiæ unam toftam unius bov. terræ in Hotona, quæ propinquior est toftis illis, quas eadem Emma de Hotona, avia mea, cum duabus bov. terræ eidem dedit Ecclesiæ, in lib. et quiet. et perp. elem. Testibus hiis. Stephano de Rosell, et Rogero filio ejus, Willelmo filio Cuthberti, Eustachio nepote Prioris, Rogero de Brottona, Rogero Cath, Ricardo de Sceltona, et aliis.

CCCXXIV. (179<sup>b</sup>) Notum sit omnibus præsentibus et futuris, tam Francis quam Anglis, quod ego, Willelmus filius Radulfi, dedi, et concessi, et hac carta mea confirmavi Thomæ filio Goceline, et hæc suis, unam bov. terræ in Hotona, illam scil. quam Petrus tenuit in incremento duarum bov. unde habet cartam meam. Tenendam de me et hæc. meis in feodo et hæreditate, pro homagio et servitio [suo], liberam et quietam ab omnibus servitiis præter Danegeld. Reddendo annuatim michi et hæc. meis quædam calcaria deargentata pretii trium den. Hiis testibus. Roberto Capellano, Hugone filio Gerardi, et Johanne filio ejus, Galfrido Dispensatore, Guarino Palmario, Radulfo filio Gocelini, Stephano filio Teodorici, Willelmo Esturmi, Roberto de Malteby, Ricardo de Crathorn, Hugone de Hotona, et aliis.

CCCXXV. Omnibus Christi fidelibus ad quos præsens scriptum pervenerit, Magister Serlo, Archidiaconus Clyvelandæ, sal. in Domino. Noverit universitas vestra, quod cum inter Priorem et Conventum Gyseburnæ ex una parte, et Ricardum de Hotona, militem, et Umfridum fratrem ejus, et homines de Hotona ex altera, coram me in Capitulo Clyvelandæ mota fuisset quæstio super decimis turbarum, quas prædicti Ricardus et Umfridus et præfati homines fodiunt infra limites parochiæ de Gyseburne, quas præfati Prior et Conventus petebant ab eisdem, tanquam spectantes ad matricem Ecclesiam suam de Gyseburne de jure communi. Tandem partibus in Capitulo coram me legitime comparentibus, fundata intentione aliquo jure se tueri quo immunes esse deberent a dictarum decimarum præstatione, ego Serlo, prudentium et juris-peritorum consilio prælibato, decimas omnium turbarum, quas prædicti Ricardus et Umfridus et eorum hæredes, et homines de Hotona, infra limites parochiæ de Gyseburne annuatim fodient, in posterum præfatis Priori et Can. auctoritate ordinaria sententialiter adju [di] cavi. In cujus rei test. præsentī scripto sigillum meum

apposui. Datum apud Neuton. in Cliveland, anno gratiæ m° cc° xxx° septimo, Idus Martii.

CCCXXVI. Hæc est finalis concordia facta in Curia Domini Regis apud Ebor., in vigilia Purificationis B. Mariæ, anno [regni] Regis Henrici secundi xxx° v° (1 Feb., 1188-9), Coram H [ugone], Dunelmensi Episcopo, et Willelmo de Stutevill, et Willelmo filio Audelini, et Magistro Rogero Arundel, et Petro de Ros, et Gaufrido Haget, et Willelmo Vavassur, tunc Justiciariis Domini Regis, et coram aliis Baronibus et fidelibus Domini Regis, qui tunc aderant, inter Priorem de Gyseburne, et Amiciam et tres sorores suas, filias Alveredi de Hotona, de duabus bov. terræ et tribus toftis in Hotona. Unde placitum summonitum [fuit] inter eos per breve recognitionis, scil. quod illæ quatuor prædictæ sorores clamaverunt quietum prædicto Priori et Domui de Gyseburne, quicquid juris habebant in prædicta terra imperp., pro decem solidis quos idem Prior ipsis donavit.

CCCXXVII. Anno gratiæ m° cc° xxx° primo, facta est hæc compositio et concordia inter Priorem et Conventum de Gyseburne ex una parte, et Ricardum de Hotona, et Umfridum fratrem ejus, ex altera, de communa moræ de Gyseburne, unde contentio fuit inter eos in Curia Domini Regis; viz. quod idem [Prior] et Conventus concesserunt prædictis Ricardo et Umfrido, et hæ. suis (180), ad fodiendum turbas, et ad eradicandum brueram, medietatem<sup>1</sup> vallis de Rivelingdale usque ad Rotandekelde, illam scil. medietatem quæ est versus occidentem. Et de Rutandekelde ex transverso lineariter usque Melegate, et inde sicut Melegate ducit ad Parvum Utheneberg, et inde usque ad semitam quæ est desuper boscum de Hoton usque ad medium vallis de Rivelindale. Ita quod nec Prior, nec homines de Gyseburne, infra dictas divisas turbam vel brueram capient, salva eisdem Priori et Conventui, et hominibus de Gyseburne, communa pasturæ ad averia sua infra easdem divisas, et salvis ipsis Priori et Conventui decem solidis per annum de prædicto Ricardo et hæ. suis pro aqua de Rutandekelde, et toto residuo de Rivelindale, tam versus orientem quam versus austrum, dicto Priori et successoribus suis et Ecclesiæ de Gyseburne quiete imperp. remanente. Concesserunt etiam eisdem Ricardo et Umfrido, et hæ. suis, communam pasturæ ad propria averia de Hotona cum averiis<sup>2</sup> ejusdem Prioris et succ. suorum, et hominum de Gyseburne, infra has divisas, scil. sicut Rechergate se extendit usque ad

<sup>1</sup> None of these names, with the exception of Percy Cross, are capable of identification. The locality of the moor in question is the South West of Guisbrough on the borders of

Newton and Ayton. Little Utheneberg is the hill to the east of Roseberry Topping called Little Roseberry.

<sup>2</sup> *Averia.*



Thruhkelde, et inde sicut Riggingate descendit in vadum de Rivelindale, et inde sicut semita ducit ad Percycros, et inde sicut Molecros ducit at Parvum Otheneberg, et inde sicut semita se extendit super boscum de Hotona usque ad Rechergate. Prædicti vero Ricardus et Umfridus remiserunt, et quietum clamaverunt de se et hær. suis imperp., dictis Priori et Conventui de Gyseburne, omnem communam et totum jus et clamium, quod habuerunt vel habere potuerunt in prædicta mora de Gyseburne extra prædictas divisas. Et insuper concesserunt pro se et hær. suis dictis Priori et Can. de Gyseburne communam cum averiis suis<sup>1</sup> ubique extra boscum de Hotona, excepta tantum illa mora quæ est ex aquilonali parte de la Creste, quæ se extendit a Parvo Onesberg usque ad Refstanes. Hiis testibus. Waltero de Percy, Roberto de Laysingby, Rogero de Esturs, Willelmo de Barton, Willelmo de Malteby, Thoma de Wiltona, Roberto Wausand, Willelmo de Thocotes, Gregorio de Levingthorp, Johanne de Langeberge, Roberto Buscel, Johanne de Thocotes, et aliis.

CCCXXVIII.<sup>2</sup> L[aurentius], Prior et Conventus Gyseburnæ . . . Rogero, filio Ricardi de Neuton, duas bov. terræ in Hoton cum omnibus pert. suis infra villam et extra, illas scil. quas habuimus de dono Dominæ Emmæ, sororis Domini Umfridi de Hoton, ei et uni filiorum suorum quem ad hoc assignare voluerit. Tenendas de nobis libere et quiete in tota vita sua. Reddendo inde nobis annuatim viii solidos, medietatem ad Pentecosten, et medietatem ad festum S. Martini, et faciendo forinsecum servitium, quantum pertinet ad duas bov. terræ, unde x car. etc. Per decessum vero utriusque prædicta terra cum omnibus pert. suis ad nos libera et quieta revertetur. Teste Capitulo nostro.

CCCXXIX. Robertus, filius Rogeri de Neuton . . . Noveritis me reddidisse, remisisse, et omnino de me et hær. meis imperp. quietum clamasse Deo, et Ecclesiæ S. Mariæ de Gyseburne, et Can. ibid. Deo servientibus et servituris, duas bov. terræ in Hoton juxta Gyseburne cum omnibus et singulis pert. suis, et etiam totum jus et clamium quod habui, habeo, vel aliquallyter habere potero in eisdem. Illas scil. duas bov. terræ quas tenui de Priore et Conventu, pro octo solidis per annum, et pro forinseco servitio ad terminum vitæ. . . . Hiis testibus. J[ohanne] de Redmershill, Roberto de Laysingby, W[illelmo] Beuchamp, Waltero filio Eustacii, Gilberto Cæmentario, Ricardo de Haitres, et m. a.

CCCXXIXA. Inquisitio capta apud Staynton coram

<sup>1</sup> *Averia sua.*

a different and later hand. Lawrence

<sup>2</sup> The two following Charters are in was Prior in 1211.



Willelmo de Clapham, Escaetore domini Regis in Com. Ebor., Northumbriæ, Cumbriæ, et Westmerlandiæ, die Jovis proxima post festum Decollationis S. Johannis Baptistæ, anno regni Regis Edwardi tertii a conquestu nono (31 Aug., 1335), per sacramentum Roberti de Staynesby, Roberti de Thormothy, Ricardi de Thorneton, Roberti del Howe, Willelmi de Boynton, Johannis filii Cecilie, Johannis de Pikton, Roberti de Aresum, Johannis de Fymtres, Thomæ de Bolby, Eustachii de Eaclesclife, et Adæ de Bayhus, Juratorum. Qui dicunt per sacramentum suum, quod non est ad dampnum nec præjudicium domini Regis nec alterius cujuscunque, si idem dominus Rex concedat Johanni de Hoton, quod ipse manerium de Hoton juxta Giseburne cum pert. dare possit et assignare . . . Priori et Conventui de Gyseburne. Habendum et tenendum sibi et succ. suis imperp., in partem satisfactionis terrarum, tenementorum, et reddituum ad valorem decem librarum per annum, quæ dominus Rex per litteras suas patentes eisdem Priori et Conventui, tam de feodo suo proprio, quam alieno, exceptis terris, tenementis, et redditibus, quæ de ipso Rege tenentur in capite, concessit acquirenda: nisi quantum ad dominum Regem et hæ. suos, in tantum quod dictum manerium cum pert. tenetur de Bertino Fanacourt et Lucia, uxore ejus, ut de jure ipsius Lucie, per homagium et servitium vii sol. per annum: et dicti Bertinus et Lucia illud tenent de domino Rege in capite per servitium militare. Ita quod si dicta Lucia obierit, hærede suo infra ætatem existente, dominus Rex haberet custodiam manerii prædicti cum pert. usque ad legitimam ætatem hæredis ipsius Lucie, si per casum dictus Johannes de Hoton obierit, hærede suo infra ætatem existente, simul cum maritagio hæredis ipsius Johannis. Et est ad dampnum dictorum Bertini et Lucie, et hæredum ipsius Lucie, in tantum quod si dictus Johannes de Hoton obierit, hærede suo infra ætatem existente, dicti Bertinus et Lucia, et hæredes ipsius Lucie, haberent custodiam prædicti manerii usque ad legitimam ætatem hæredis ipsius Johannis, simul cum maritagio ipsius hæredis, ac omnimodas alias escaetas quæ inde evenire poterunt, pro eo quod dictum manerium tenetur de eis per dictum servitium, ut prædictum est. Et est ad dampnum et præjudicium totius Wapp[entagii] de Langeberghe, in tantum quod tota patria de Langeberghe, et tenentes inde, debent superonerari in assisis, juratis, et aliis tallagiis, redemptionibus, et omnibus aliis oneribus, in defectum ipsius Johannis de Hoton et hæredum suorum, pro eo quod non remanent eidem Johanni de Hoton terræ neque tenementa ultra donationem et assignationem prædictam. Item dicunt, quod manerium



prædictum cum pert. tenetur de Bertino Fanacourt et Lucia, uxore ejus, per servitium prædictum, et ipsi Bertinus et Lucia illud tenent de domino Rege in capite per servitium prædictum, ut prædictum est. Et dicunt, quod manerium prædictum cum pert. valet per annum in omnibus exitibus juxta verum valorem ejusdem, viginti et duas marcas. Item dicunt, quod non sunt alii medii inter dominum Regem et præfatum Johannem de Hoton de manerio prædicto, nisi prædicti Bertinus et Lucia, ut prædictum est. Et dicunt, quod non remanent præfato Johanni terræ neque tenementa ultra donationem et assignationem prædictas. In cujus rei etc. (Inq. p. m. 9 Edward III. Second Nos. No. 38.)

CCCXXIXb. Bartholomæus Fanacourt, miles, et Lucia, uxor ejus . . . Noveritis nos concessisse et licentiam dedisse pro nobis et hæc. nostris, quod Johannes de Hoton dare et assignare possit manerium de Hoton juxta Gisburne cum omnibus pert. suis, Priori et Conventui de Gisburne et succ. suis imperp.: et quod prædicti Prior et Conventus dictum manerium cum omnibus pert. suis adquirere et recipere possint de dono dicti Johannis, et illud sibi et succ. suis in lib. pur. et perp. elem. de nobis, et hæc. dictæ Luciæ, imperp. retinere, non obstante statuto de terris et tenementis ad manum mortuam non ponendis super hoc edito . . . Hiis testibus. Domino Johanne de Fauconberge, Radulfo de Bulmer, Willelmo de Twenge, Waltero de Boynton, militibus, Roberto Grethved, Johanne de Schirburne, Johanne Gower de Sexhow, Hugone Blount, et aliis. Dat. apud Gisburne, die dominica prox. post festum S. Lucæ Evangelistæ (Oct. 22nd) A.D. m.ccc.<sup>mo</sup> tricesimo quinto, et anno regni Regis Edwardi tertii post conquestum nono. (Dodsworth. vii. 41).<sup>1</sup>

CCCXXIXc. Hæc est finalis concordia, facta in Curia Domini Regis apud Ebor., a die S. Michaelis in quindecim dies, anno regni Regis Edwardi tertii post conquestum nono (1335), Coram Willelmo de Herle, Johanne de Stonore, Willelmo de Shareshulle, Johanne Inge, Johanne de Scharde-lawe, et Johanne de Trevaynon, Justiciariis, et postea in

<sup>1</sup> Dodsworth gives drawings of the two seals attached to this deed, one bearing a cross fleury and the inscription "S. BARTHOLOMEI DE FANACOURT;" the other has two shields on it, "each escocheon charged w<sup>th</sup> a lion ramp<sup>t</sup>." A roll of arms of the time of Edward III. published by Sir Harris Nicolas in 1829 (p. 5) has as follows: "Monsire Bartholomew de Fanacourt, port

sable, a une crois patey d'argent, une border d'or recercele." In the list of prisoners taken by Sir Andrew Harcla in 1332 after the defeat of Thomas, Duke of Lancaster, at Boroughbridge, occurs Sire Berth'e de Fansaucourt, whose arms are given the same as above, except that the bordure is indented. (Parliamentary Writs, i. App. 197.)

Octabis S. Johannis Baptistæ, anno ejusdem Regis duodecimo (1338), Coram præfatis Johanne de Shareshulle, Johanne Inge, Johanne de Schardelawe, Ricardo de Aldeburgh, Rogero Mallory, Willelmo Scott, et Willelmo Basset, Justiciariis, et aliis Domini Regis fidelibus, Inter Priorem de Gyseburne, querentem, et Johannem de Hoton, deforciantem, de manerio de Hoton juxta Giseburne cum pert. [Unde placitum fuit inter ess in eadem Curia, scil. quod præfatus Johannes recognovit prædictum manerium cum pert.] esse jus Prioris et Ecclesiæ suæ de Giseburne, cum homagio et servitio Alexandri de Bergh, Chivaler, [et] Radulfi Bulmer, Chivaler, et hæredum suorum, de totis tenementis quæ de prædicto Johanne tenent in prædicta villa. (Dodsworth. xcv. 50).

# CARTÆ DE LOUCROS.<sup>1</sup>

CCCXXX. (180<sup>b</sup>)<sup>2</sup> Ricardus, filius Hugonis de Hotona . . . pro salute animæ meæ, et animarum patris mei et matris meæ, Deo, et S. Leonardo Hospitalis de Loucros, et Leprosis ipsius loci, in lib. pur. et perp. elem., duas acras terræ in Campo de Hotona, in quibus sedes Hospitalis fuit antiquitus; et præterea quatuor acras terræ et dim. de dominio meo in eodem Campo, proximas jamdicto Hospitali: pratum quoque in eadem terra inclusum: collem quoque cum fructo<sup>3</sup> de Tinghoudale, in quantum nemus durat, desicut rivulus in eodem colle a fonte de Tinghoudale descendit usque metas inter Hotonam et Bernaldeby versus occidentem: lingua quoque sicca in bosco meo de Hotona colligenda: et dim. acram terræ, quæ est proximior illi dim. acræ, quam Domina Emma, amita patris mei, dedit eidem Hospitali. Ita ut ex illis duabus dim. [acris] habeant unam acram integram; et totam culturam meam de Spirtflat, quæ jacet ex aquilonali parte de Kerlingkelde, excepto prato et ipso fonte de Kerlinkelde. Tenenda et habenda cum omnibus pert., libertatibus, et aysiamentis ad prædictas terras spectantibus, in lib. pur. et perp. elem. Præterea . . . communam pasturæ ad averia sua in territorio de Hotona ubique extra coopertum

<sup>1</sup> In the possession of the Dean and Chapter of Durham is a roll written in the earlier part of the fourteenth century, containing transcripts of deeds relating to Loweross twenty-one in number, two however referring to Ayton. This collection is herein-after referred to as the Durham

Transcripts. The press mark is Loc. 8, No. 6.

<sup>2</sup> See Nos. 333, 334, and 335.

<sup>3</sup> Fructum, Frutetum, or Fruticetum, according to a Latin-French glossary quoted in Ducange, means a place where bushes and thorns grow.

bosci mei, sicut novæ divisæ se extendunt. Salva michi et hær. dominica mora mea, quæ est ex australi parte de Langesty, sicut Langesty se extendit super Fiskergate. Ita tamen, quod si averia dictorum Leprosorum transierint ultra Langesty in moram illam sine warda facta, ego vel hæredes mei nullam inde occasionem quæremus versus ipsos Leprosos imparcandi averia sua, set sine detrimento eorum rekaci[a] buntur; et si inventa fuerint averia eorum in mora illa ultra Langesty cum warda facta, emendabunt michi et hær. meis dampnum quod fecerint averia sua secundum legem terræ. Et prædicti Leprosi pro prænominata pastura michi et hær. meis concesserunt ad molendinum meum molere ad sextum decimum vas, et perpetuam potestatem ponendi in ipsa domo Leprosum unum; et cum ille decesserit, alium substituendi. Ita scil. quod si ego vel hær. mei subtraxerimus ipsis Leprosis prædictam pasturam, ipsi subtrahent michi et hær. meis sectam molendini mei, et illam perpetuam potestatem ponendi in ipsa domo Leprosum unum successive. Et sciendum est quod licebit michi et hær. meis, si voluerimus, colere culturam meam de Nes sine contradictione ipsorum Leprosorum; salva ipsis Leprosis communia pasturæ ad sua averia post amotionem bladi, et salva eis communia sua in eadem<sup>1</sup> dum jacuerit inculta. Hiis testibus. Willelmo de Bartonæ, Waltero de Soureby, Johanne de Lamare, Willelmo de Thocotes, Roberto de Laysingby, Johanne de Bernaldby, Petro Westiby, Johanne de Thocotes, Petro Nurri, Alberto Bosse, Thoma Dogeth, et m. a.

CCCXXXI. Ricardus de Hotona . . . Deo, et B. Leonardo de Loucros, Magistro et Leprosis ejusdem loci (189), communam pasturæ ubique in meo [prato] extra coopertum bosci mei usque ad cilium Parvi Othensberg, et particulam prati mei de Tingolvedale propinquiorem culturæ suæ quæ vocatur Spirtflat, sicut aqua de Kerlingkelde descendit versus Loucros per illam divisam, quæ facta fuit quando pratum illud illis dedi. Dedi etiam eisdem liberam potestatem claudendi boscum suum de Tingolvedale, prout melius viderint expedire. Dedi etiam eisdem liberam potestatem capiendi et carandi ad libitum suum quindecim carratas turbarum in communi turbario de Hotona, ubi et quando homines mei de Hotona cariant turbas; et decem carratas de bruera in mora de Hotona ubi homines mei de Hotona bruera capiunt, cum libero introitu et exitu hominum et averiorum suorum absque impedimento mei vel hæredum meorum. Tenendum et habendum de me et hær. meis sibi et succ. suis, in lib. pur. et

<sup>1</sup> *idem.*

perp. elemos. . . . Hiis testibus. Domino Willelmo de Thocotes, Umfrido de Hotona, Johanne de Bernaldby, Willelmo de Thorneton, Waltero de Thocotes, Petro filio Nicholai, Bernardo de Hotona, et m. a.

CCCXXXII. Ricardus, filius Hugonis de Hotona . . . pro salute animæ meæ, et animarum patris et matris meæ, et animarum omnium antecessorum et succ. meorum, Deo, et Hospitali S. Leonardi de Loucros, et Leprosis ejusdem loci, totam culturam de Spirtflat quæ jacet ex aquilonali parte de Kerlingkelde, quam habent ex dono patris mei, excepto prato et ipso fonte de Kerlingkelde. Tenendam et habendam in lib. et pur. et perp. elem. . . . Hiis testibus. Willelmo de Herlesey, Willelmo de Thocotes, Willelmo, Capellano de Bernaldby, Radulfo, Capellano de Gyseburne, Johanne filio Walteri de Thorp, Johanne de Thocotes, Johanne de Bernaldby, Roberto et Umfrido, filiis Hugonis de Hotona, Rogero de Neutona, et m. a.

CCCXXXIII. Hugo de Hotona . . . pro salute animæ meæ et animarum patris et matris meæ, et animarum omnium antecessorum meorum, Deo, et Hospitali S. Leonardi de Loucros, et Leprosis ejusdem loci, totam culturam meam de Spirtflat quæ jacet ex aquilonali parte de Kerlingkelde, excepto prato et ipso fonte de Kerlingkelde. Tenendam et habendam in lib. pur. et perp. elem. . . . (*Same witnesses as in the last charter, down to John de Bernaldby*).

CCCXXXIV. (189<sup>b</sup>) Hugo de Hotona . . . assensu Ricardi, hæredis mei . . . Deo et S. Leonardo Hospitalis de Bernetteby, et Leprosis ibid. Deo servientibus, donationem et oblationem patris mei duarum acrarum terræ in Campis de Hotona, in quibus sedes Hospitalis fuit antiquitus. Et præterea de dono et elemosina mea, quatuor acras terræ et dim. de dominio meo in eodem Campo, proximas jam dicto Hospitali: pratum quoque in eadem terra inclusum: collem quoque cum fructo de Tinghoudale, in quantum nemus durat, desicut rivus in eodem colle a fonte de Tinghoudale descendit usque metas inter Hotonam et Bernetteby versus occidentem: lingua etiam sicca in bosco meo colligenda, et communem pasturæ cum hominibus meis, in pur. et perp. elem., liberam et quietam ab omni actione et consuetudine sæculari, pro animabus patris et matris meæ et antecessorum meorum, et salute mea, et uxoris meæ, et liberorum, et succ. meorum. Ita tamen quod prædicti Infirmi concesserunt michi pro præ-nominata pastura ad molendinum meum molere ad xvi vas, et hæ. meis. Concesserunt quoque michi et hæ. meis perpetuam potestatem ponendi in ipsa domo leprosum unum, et



cum ille decesserit, alium substituendi. Hiis testibus. Ricardo, filio meo et hærede, Alexandro, fratre meo, Waltero, fratre meo, Matheo de Thorp, Alberto Bosse, Willelmo Pinchun, Johanne filio suo, Johanne de Thocotes, et Umfrido, filio Ricardi de Hotona, Roberto, Persona de Martona, Gylberto, Capellano de Gyseburne, et m. a.

CCCXXXV. Hugo de Hotona, intuitu Dei, et salutis animæ meæ et antecessorum meorum . . . Deo et Hospitali S. Leonardi de Loucros, dim. acram terræ, illam scil. quæ proxima est illi dim. acræ, quam Domina Emma, amita mea, de assensu Roberti, filii sui, dedit eidem Hospitali. Ita ut ex illis duabus dimidiis habeant unam acram integram. Hiis testibus. Roaldo, Priore de Gyseburne, Waltero de Hotona, Willelmo filio Rogeri de Thocotes, Willelmo Magno de Thocotes, Ricardo de Hotona, Matheo de Hotona, Alberto, fratre suo, et m. a.

CCCXXXV.<sup>1</sup> Hæc indentura testatur, quod Johannes, Dominus de Hoton juxta Gisburne, concessit et ad firmam dimisit Priori et Conventui de Gisburne, et Elemosinario, Custodi Hospitalis S. Leonardi de Loucros, et eorum succ., Parcum de Tyngoudale per has divisas, scil. a via de Loucros descendo usque ad Spinam, et inde usque ad le Viuercloures, et inde per semitam quæ ducit ascendendo usque ad angulum australem dicti Parci, et sic circumquaque usque ad Kerlingkeld' et pratum de Tyngoudale, cum terra inculta quæ jacet a dicta Spina in longitudine et latitudine ex parte aquilonari versus Campum de Loucros. Tenendum et habendum de dicto Johanne, et hæ. vel suis assign., a festo Pentecostes, A.D. millesimo, trecentesimo, nonodecimo, usque ad terminum viginti annorum proxime sequentium, plenarie completorum. Reddendo inde annuatim prædicto Johanni, et hæ. suis vel assign., vj solidos et octo den., ad festa S. Martini in hyeme et Pentecostes per æquales portiones; termino primæ solutionis dictæ firmæ incipiente ad festum S. Martini in hyeme, anno supradicto. Et dictus Johannes concedit pro se et hæ. suis et assign., quod dicti Prior et Conventus, et Elemosinarius, Custos dicti Hospitalis, per totum terminum supradictum libere valeant, si sibi viderint expedire, dictum Parcum de Tyngoudale claudere, et fossato includere, et tam fructum quam herbagium ejusdem excidere, falcare, et asportare, et omnem profectum suum inde facere, sine contradictione vel perturbatione sui vel hæ. suorum. Et dictus Johannes, et hæ. sui vel assign., omnia prædicta ten.

<sup>1</sup> From the Durham Transcripts Johannis de Hoton de Parco de (No. 390), headed, "Scriptum Tyngoudale."

cum suis pert. prædictis Priori et Conventui, et Elemosinario, Custodi Hospitalis supradicti, usque ad terminum supradictum, contra omnes homines warantizabunt. In cujus rei test. altera pars alteri scripto indentato sigillum suum apposuit. Hiis testibus. Willelmo Hastynges, Ada de Thorp, Willelmo de Morton, Thoma de Brunne, Radulpho de Neuton, et aliis.

CCCXXXVI. Walterus de Hotona . . . Deo, et Hospitali S. Leonardi de Loucros, et fratribus ejusdem loci, septem acras terræ cum pert. in cultura quæ vocatur Assefole, tam in terra arabili quam in prato adjacente; et totam terram quam habui in Redingh, sine ullo retinemento; et totam terram meam quæ vocatur Nesse, quæ jacet inter divisam de Hotona et Clivam de Bernedeby, et extenditur in longitudine a terra dictorum fratrum de Loucros usque ad Nesse Hugonis de Hotona, fratris mei. Tenendas et habendas cum omnibus pert., libertatibus, et aysiammentis prædictis fratribus adjacentibus, in lib. et pur. et perp. elem. . . . Hiis testibus. Hugone de Hotona, Ricardo filio ejus, Johanne de Bernaldeby, Johanne de Thocotes, Rogero de Strantona, Alberto Bosse, Thoma Doget, Radulfo filio Hugonis de Hotona, Petro Nurri, Petro Westiby, Willelmo Stabulario, et m. a.

CCCXXXVII. (190) Umfridus, filius Hugonis, militis, de Hotona . . . Deo, et B. Leonardo de Loucros, et Leprosis ejusdem loci, liberam potestatem claudendi boscum suum de Tinghondale, prout melius viderint expedire, sine contradictione mei vel meorum interp. . . . Hiis testibus. Domino Ricardo de Hotona, Domino Willelmo de Thocotes, Johanne de Bernaldby, Willelmo de Thornetona, Waltero de Thocotes, Petro filio Nicholai, et m. a.

CCCXXXVIII. Walterus de Neuby . . . Hospitali Infirmorum S. Leonardi de parochia S. Mariæ de Gyseburne, quinque acras terræ in perp. et lib. et quiet. elem., pro animabus patris et matris mei, et fratris mei, Lamberti, et pro anima mea, et antecessorum meorum, et omnium fidelium Dei defunctorum. Testibus. Renerio Subarchidiacono, Huggone de Ruddeby, et Waltero Decano, Cuthberto, Capellano prædictæ parochiæ S. Mariæ de Gyseburne, Umfrido, Capellano de Staintona, Ulchel de Marescham, cum omni Capitulo<sup>1</sup>.

CCCXXXIX.<sup>2</sup> Willelmus de Berneteby . . . in perp. elem. Hospitali S. Leonardi de Gyseburne, tres acras et dim. de gardina usque moram, et decem perticatas de prato de sub Wyndehil, et toftum cum duabus acris, et unam acram juxta pontem ex orientali parte. Hiis testibus. Stephano de Rosell, Rogero de Toccotes, Waltero, Roberto de Malteby, Willelmo de

<sup>1</sup> Scil. Capitulum de Cliveland.

<sup>2</sup> See No. 884.



Tammetona, Ricardo de Tametona, Johanne Esturmi, Adam Capellano, Norman [no] Capellano, Gerardo, Persona de Stokesley, Radulfo de We, et m. a.

CCCXL. Noverint, etc., quod ego, Walterus de Mortona, et Henricus, frater meus, damus, et concedimus Deo, et Hospitali S. Leonardi de Loucros, et Leprosis ibid. Deo servientibus, duas acras terræ in Campis de Mortona, ego scil. unam, et prædictus frater meus alteram, in Goldale juxta divisam de Upsale, in lib. pur. et perp. elem., pro animabus nostris, et hæredum nostrorum et antecessorum, et pro anima Walteri Pistoris, et omnium fidelium. Hiis testibus. Hugone de Hotona, et Waltero fratre ejus, Willelmo de Bernaldeby, Johanne de Thocotes, Willelmo filio Rogeri, Willelmo de Lyum, Alexandro Pugeis, Willelmo de Thornetona, et m. a.

CCCXLI. Stephanus Strecl . . . Noverit universitas vestra me, et Segrim, uxorem meam, quietum clamasse Magistro de Loucros et succ. ejus, totum jus quod habuimus, vel habere potuimus, in domo Hospitalis de Loucros, secundum conventionem factam inter nos et prædictum Magistrum de Loucros, pro quadam summa pecuniæ quam prædictus Magister nobis præ manibus dedit. Et ego Stephanus, et Segrim, uxor mea, tactis sacrosanctis, juravimus nos a prædicto Magistro vel succ. ejus in ipsa domo de (190<sup>b</sup>) Loucros nichil a modo repetituros. Hiis testibus. Fratre Thoma, tunc Sacrista, Petro de Westiby, Thoma de Aula, Alexandro Tinctore, et aliis.

CCCXLII. Gregorius de Bernaldby . . . divinæ pietatis intuitu . . . Deo, et Hospitali S. Leonardi de Loucros, et fratribus ibid. Deo servientibus, unam acram terræ et unam rodam in Wathelrigh. Habendas et tenendas de me et hæ. meis in lib. et pur. et perp. elem., cum omnibus aysiammentis et libertatibus ad eam pertinentibus infra villam et extra, libere, quiete, et pacifice, absque omni servitio, consuetudine, vel demanda . . . Hiis testibus. Reginaldo de Rosel, Waltero de Hotona, Willelmo Clerico, Johanne de Bernaldby, Adam de Bedale, Johanne de Scipton, Petro filio Nicholai, Alexandro Pugeis, et m. a.

CCCXLIII. Alanus de Bulleford . . . Deo, et S. Leonardo de Loucros, et Leprosis ibid. manentibus, quicquid habui vel habere potui in crofto et manso illo, ubi quondam fuit Hospitale S. Laurentii de Upsale. Tenendum et habendum et possidendum imperp., in lib. pur. et perp. elem. . . Hiis testibus. Domino Willelmo de Thocotes, Ricardo de Hotona, Johanne de Thocotes, Johanne de Bernaldeby, Petro filio Nicholai, Petro de Aula, Adam de Lyum, Willelmo de Thornetona, et m. a.





CCCXLIV. Sciant etc., quod ego, Gregorius, filius Walteri de Bernaldby, præsentis scripti testimonio confirmavi donationem patris mei quam fecit Hospitali S. Leonardi de Loueros, de una viz. acra terræ quæ jacet ab orientali parte præfati Hospitalis, et quæ vicinior est terræ Domus Hospitalis, in lib. et pur. et perp. elem., sicut continetur in carta patris mei. Præterea ex dono meo dedi, et hac carta mea confirmavi, eidem Hospitali, et fratribus ibid. Deo servientibus, pro salute animæ meæ et uxoris meæ et antecessorum meorum et succ., duas acras terræ et unam rodam in territorio de Bernoteby, unam scil. acram et unam rodam ab orientali parte Hospitalis juxta præfatam acram terræ quam pater meus fratribus ejusdem Hospitalis dedit, et quatuor perticatas ab occidentali parte Hospitalis juxta Cimiterium, et duas perticatas in eadem parte juxta terram Thomæ de Houeden, quas Paganus tenuit, cum communi pastura præfatæ villæ ad quatuor animalia, et ad unum equum, et ad sexaginta oves, cum sequela sua usque ad festum S. Martini, in lib. et pur. et perp. elem. Hiis testibus. Willelmo de Tametona, Hugone de Hotona, et Waltero fratre ejus, Willelmo de Bernoteby, Johanne de Thocotes, et Umfrido filio ejus, Willelmo filio Rogeri, Willelmo de Lyum, Willelmo de Thornetona, Alexandro Pugeys, et m. a.

CCCXLV. (191) Radulfus de Tametona<sup>1</sup>. . . Deo, et S. Leonardo de Loueros, et Leprosis ejusdem loci, tres rodas terræ et dim. cum pert., excepto marisco, in orientali parte culturæ meæ quæ vocatur Westhou, juxta terram quam excambivi cum Waltero, filio Nicholai de Atona, versus occidentem. Tenendas et habendas dictis Leprosis vel suis assignatis, libere et quiete, absque omni servitio et demanda sæculari, in perp. escambium pro tribus rodīs terræ et dim. et sex fallis<sup>2</sup> apud Greneberg, quæ extenditur in longitudine ab aqua de Tame versus austrum, juxta terram quam Walterus, filius Nicholai de Atona, mecum excambivit versus orientem. Hiis testibus. Nicholao de Atona, Waltero filio Nicholai de Atona, Hugone, Clerico de Eseby, Anselmo de Salkoc, Thoma fratre ejus, Petro Westiby, Petro Nurri, Johanne de Bernaldby, Willelmo Stabulario de Gyseburne, et m. a.

CCCXLVI. Alanus de Buleford . . . Deo, et S. Leonardo de Loueros, et Procuratoribus ejusdem domus, Albanum de

<sup>1</sup> A copy of this deed is in the Durham Transcripts (No. 390), headed "Carta Radulphi de Tampt de tribus rodīs terræ et dim." The variations are as follows, Tampton for Tametona, Aton for Atona, extenduntur for extenditur. Only one witness given.

For an account of Ralph de Tametona, see note to No. 687.

<sup>2</sup> Ducange explains Fallum, or Fayllium, as being a measure of land used by the Anglo-Saxons, but does not say what quantity it represented.

Upsale et uxorem ejus cum catallis eorum . . . Hiis testibus. Domino Ricardo de Hotona, Johanne de Thocotes, Waltero et Reginaldo, fratribus ejus, Johanne de Bernaldby, Petro filio Nicholai, Petro Nurri, Thoma Pulayn, et m. a.

CCCXLVII. Gregorius de Bernaldby . . . Deo, et S. Leonardo, et Leprosis de Loucros, servitium Agnetis, filiae Willelmi de Bernaldby, et hæredum suorum imperp., de una bov. terræ cum pert., quam de me tenuit in Bernaldby pro sex den. annuatim, ad Pentecosten tres den. et ad festum S. Martini tres. Hiis testibus. Domino Ricardo de Ormesby, Canonico Gyseburnæ, Hugone tunc Elemosinario, Rogero, Capellano de Neutona, Johanne de Thocotes, Johanne de Bernaldby, Johanne de Thorp, Johanne de Stoketon, Waltero, Ricardo, Hugone de Eschedale, Waltero de Thocotes, Hugone Clerico, et a. m.

CCCXLVIII.<sup>1</sup> G [alfridus] de Morsum. . . Priori et Can. de Gyseburne, et Hospitali S. Leonardi de Loucros, septem acras terræ in Campo Parvæ Morsum : illas scil. quas habent de dono Milisand, sororis meæ. Habendas et tenendas in lib. et pur. et perp. elem. omnino, sicut in carta prædictæ Milisand continetur. Hiis testibus. Godefrido de Hocra,<sup>2</sup> Henrico, Clerico de Uplym, Rainero, Clerico de Hert, Vincentio, Jordano, Roberto de Mida, servientibus de Gyseburne, Willelmo de Lyum, Willelmo de Thocotes, et aliis.

CCCXLIX. (191<sup>b</sup>) Milisand, filia Willelmi de Parvo Morsum<sup>3</sup> . . . Priori et Can. de Gyseburne, et Hospitali S. Leonardi de Loucros, pro salute animæ et antecessorum meorum, septem acras terræ in Campis de Parvo Morsum, scil. unam acram et unam rodam et dim. ad Windhyl, et unam acram et dim. rodam ad Swineswithne, et duas acras ad Stordes, et unam acram et unam rodam super Engehyl, et tres rodas super eundem Engehil versus occidentem, et dim. acram ad Swinelandes. Tenendas et habendas de me et hæ. meis in lib. et pur. et perp. elem. . . . Et ad hoc observandum fideliter, tactis sacrosanctis evangeliis, pro me et hæ. meis juramentum præstiti. Hiis testibus. Thoma, Clerico de Wiltona, Roberto de Laysingby, Gaufrido de Morsum, Ricardo de Argentom, Johanne Capellano, Vincentio, Jordano de Beverlaco, Roberto de Mida, Willelmo de Bolleby, Willelmo de Thocotes, et m. a.

<sup>1</sup> A copy of this deed is in the Durham Transcripts (No. 330), headed "Confirmatio Gaufridi de Morusum de terra in Morusum." The only variation is Morusum for Morsum. The Christian name of the first witness only given.

<sup>2</sup> The same person as Godefridus

de Hoga (No. 11), also called Godefridus Camerarius (No. 18), and Godefridus de la Hoge (No. 215).

<sup>3</sup> See No. 393, where it is stated that Gocæus bought these seven acres of Galfrid de Morsum and Milisand his sister, and gave them to Loucros.

CCCL.<sup>1</sup> Galfridus, filius Willelmi de Morsum . . . pro salute animæ meæ et antecessorum meorum, Deo et Hospitali S. Leonardi de Loucros, duas acras terræ et dim. ad Stordes in Campo, viz., de Morsum, cum omni pastura ejusdem villæ, quantum pertinet ad tantum tenementum, in lib. et pur. et perp. elem. Et præterea concessi, et præsentī scripto confirmavi, Deo et eidem Hospitali donationem patris mei, scil. unum toftum et unum croftum unius acræ terræ et dim. perticatæ infra villam de Morsum, ad aquilonarem partem occidentalis exitus villæ inter terram arabilem et pasturam, et tres perticatas et dim. subtus Engehil de dono Thomæ, fratris mei, et Milisant, et Aliz sororum mearum, cum communi pastura ejusdem villæ, quantum pertinet ad idem tenementum. Hæc etiam tenebit prædicta Hospitalis domus de me et hæc. meis imperp., sicut præscriptum donum meum, in lib. et pur. et perp. elem., absque omni servitio, et consuetudine, et exactione. Hiis testibus. Roaldo, Priore de Gyseburne, Gaufrido filio Comitis, Willelmo de Tametona, Willelmo de Bernaldby, Johanne de Thocotes, Umfrido filio ejus, Hugone de Hotona, Waltero fratre ejus, Michaelē de Thocotes, Willelmo, Clerico Domini Adæ de Brus, et m. a.

CCCLI. Notum sit universis S. M. Ecclesiæ filiis, quod ego, Willelmus Pain de Broctona, donavi, et concessi Hospitali Infirmorum S. Leonardi de parochia S. Mariæ de Gyseburne, duas acras terræ in perp. et lib. et quiet. elem., pro animabus omnium fidelium defunctorum, et hoc in Campo Broctuniæ.<sup>2</sup> Testibus hiis.<sup>3</sup> Rainerio Subarchidiacono, Hugone de Rudeby, Waltero Decano, Cuthberto, Capellano S. Mariæ de Gyseburne, Umfrido de Staintona, Unchil de Mersca, cum omni Capitulo.

CCCLII.<sup>4</sup> Omnibus S. M. Ecclesiæ filiis, tam futuris quam præsentibus, Jordanus Paen<sup>5</sup> sal. Sciatis me, per petitionem (192) patrum de Ecclesia et de domo S. Leonardi de Loucros, concessisse, etc., Willelmo de Westgayl et hæc. suis donationem quam ipsi fratres carta eorum eidem Willelmo et hæc. suis dederunt et confirmarunt, scil. duas acras terræ secus

<sup>1</sup> There is a copy of this deed in the Durham Transcripts (No. 280), headed "Carta Gaufridi de Morsum de duabus acris et dim. cum tofto et crofto in Morsum." Only the first witness is given. The variations are as follows, Gaufridus for Galfridus, Morsum for Morsum, and Enghil for Engehil.

<sup>2</sup> Broughton in Cleveland. See No. 395.

<sup>3</sup> See No. 398 for a similar list of witnesses.

<sup>4</sup> There is a copy of this deed in the Durham Transcripts (No. 390), headed, "Jordani Paen de viijd, quos Willelmus de Westgail debet reddere fratribus de Loucros." Only the first witness given.

<sup>5</sup> Towards the end of the twelfth century Jordan Paen of Brocton, Broughton in Cleveland, gave to Rievaulx thirteen acres and a perch there, his brother Roger being one of the witnesses to the deed. (Rievaulx Chart. 77.)

stangnum molendini, quas ipsi fratres habuerunt et habent de dono et de pura elemosina patris mei, Willelmi Paen, et meo. Tenendas libere, et quiete, et hæreditarie, et pure ab omni terreno servitio et exactione sæculari, de prædicta Ecclesia, et de Domo S. Leonardi de Loucros, et de fratribus, et de sororibus ibid. Deo servientibus, et de succ. suis. Reddendo illis viii den. per annum, dim. ad Pentecosten, et dim. ad festum S. Martini. Hiis testibus.<sup>1</sup> Laurentio, tunc Decano Clyvelandæ, Gerardo, Persona de Stokesley, Reinero, Persona de Engelby, Roberto, Persona de Martona, Thoma, Persona de Welleberg, Willelmo de Tametona, Willelmo de Bernaldby, Hugone de Hotona, Waltero fratre suo,<sup>2</sup> et aliis.

CCCLIII. Johannes de Bernaldby. . . Deo, et S. Leonardo de Loucros, et Leprosis ejusdem loci, duas acras prati in pratis de Bernaldby juxta Wandayles, illas scil. quas Bercarii de Gyseburne habuerunt aliquando de me. Tenendas et habendas imperp. in lib. et pur. et perp. elem. . . Hiis testibus. Willelmo de Thocotes, Johanne de Thocotes, Waltero et Petro, fratribus ejusdem, Petro filio Nicholai, Petro de Aula, Willelmo Stabulario, Thoma Pulain, Radulfo de Hotona, Willelmo Grenebonde, et m. a.

CCCLIV. Johannes de Bernaldby . . . Deo, et S. Leonardo de Loucros, et Leprosis ejusdem loci, totam terram cum prato quam habui ad Walrig sine aliquo retenemento. Habendam et tenendam in lib. pur. et perp. elem., cum pert., libertatibus, et asiamentis in omnibus. . . Hiis testibus. Johanne de Thocotes, Johanne de Thorp, Alberto Bosse, Roberto filio Mathæi, Thoma Doget, Petro filio Nicholai, Petro de Thocotes, Waltero de eadem, Willelmo de Daneby, Roberto de Mida, Willelmo de Thornetona, Willelmo Stabulario, et m. a.<sup>3</sup>

CCCLV.<sup>4</sup> Adam de Sancto Oswaldo . . . Noveritis me reddidisse et quietum clamasse de me et omnibus meis Johanni de Bernaldby illas duas bov. terræ, quas dimiserat michi usque ad terminum, pro illis duabus bov. terræ quas idem Johannes dedit michi in maritaggio cum Cecilia filia sua. . . Hiis testibus. Domino Willelmo de Thocotes, Domino Ricardo de Hotona, Petro Westiby, Petro de Aula, Hugone Fabro, Radulfo

<sup>1</sup> No. 395 has the same witnesses with the following additions, "Ada Barn, Radulpho Albo, Willelmo fil. Bernardi, et multis aliis personis et liberis hominibus, coram Capitulo Clyvelandæ."

<sup>2</sup> Gerardus filius Leofwini, persona de Stokesley (dedit) xxti sol. in obitu suo, et duos (*sic*) bisantias ad calicem faciendam (Liber Vitæ, 105).

<sup>3</sup> A copy of this deed is in the Durham Transcripts (No. 330), headed "Carta Johannis de Bernaldby de tota terra cum prato quam habuit in Walrig." Only the first witness is given, his name being spelt Toscootes for the Thocotes in the text.

<sup>4</sup> See Nos. 407 and 441.

de Hotona, Rogero de Thocotes, Nicholao filio Stephani, et m. a.

CCCLVI. (192<sup>b</sup>) Walterus, filius Ricolph de Bernaldby, consensu et concessu hæredis mei . . . Hospitali S. Leonardi, quod est inter Hotonam et Bernaldby, unam acram de terra mea quæ ab orientali parte præfati Hospitalis jacet, et quæ acra vicinior Domui illi est, in lib. et pur. quiet. et perp. elem., pro anima mea et patris mei et matris et omnium parentum meorum. Et volo et concedo ut illam acram fratres et sorores præfati Hospitalis habeant, et teneant, et possideant, liberam et quietam ab omnibus servitiis et consuetudinibus, quæ ab aliqua terra exigi possunt. Hiis testibus. Priore de Gyseburne, Willelmo de Tametona, Roberto de Everingham, Willelmo de Helerington, Ricardo, filio Willelmi de Tametona, Ricardo de Hotona, Willelmo filio Hervey, et aliis.

CCCLVII. Juliana, quondam uxor Walteri, filii Ricolf de Bernaldby, in tempore viduitatis meæ . . . Hospitali S. Leonardi, quod est inter Hotonam et Bernaldby, et fratribus et sororibus ibid. Deo servientibus, unam acram terræ quæ vicinior [est] eidem Hospitali ab orientali parte, in lib. et quiet. et pur. elem. Unde volo ut præscripti fratres et sorores jamdictam acram liberam et ab omni consuetudine sæculari quietam teneant, sicut in carta prænominati viri mei eisdem confirmatum est. Hiis testibus. Willelmo de Bernaldby, Willelmo Pinchun, Alberto de Hotona, Willelmo de Lyum, Eustachio Dapifero, Rogero de B[r]ottona, Willelmo filio Hervey, Rogero Cato, Petro de Cellario, et pluribus aliis.

CCCLVIII. Walterus, filius Gregorii de Neutona . . . Deo, et S. Leonardo de Loucros, et Hugoni, Procuratori ejusdem Domus, et succ. suis, homagium, servitium, relevium, et wardam unius bov. terræ cum pert. in Bernaldeby, et quicquid inde habui vel habere potui, scil. illius quam Gregorius, pater meus, dedit Agneti, filiæ Willelmi Clerici. Tenenda et habenda libere, pacifice, et quiete ab omnibus servitiis imperp. Hiis testibus. Domino Ricardo de Hotona, Domino Willelmo de Thocotes, Johanne de Thocotes, Johanne de Thorp, Johanne de Bernaldeby, Petro filio Nicholai, Petro de Aula, et m. a.

CCCLIX. Rogerus, filius Petri de Whyteby . . . Deo, et Hospitali S. Leonardi de Loucros, et Leprosis ejusdem loci, unam bov. terræ quam Painus quondam tenuit, cum tofto et crofto quæ jacent inter toftum et croftum Prioris de Gyseburne et toftum et croftum quæ fuerunt Roberti de Cliveland in eadem villa, cum omnibus pert., libertatibus, et asyiamendis,

infra villam et extra ad eandem terram pertinentibus. Tenendam et habendam præfatis Leprosis de Loucros de me et hæ. meis, libere, honorifice, et quiete, faciendo inde tantummodo forinsecum servitium, quantum pertinet ad unam bov. terræ, unde decem car. etc., pro omni servitio, consuetudine, et exactione sæculari . . . (193) Hiis testibus. Willelmo de Thocotes, Ricardo de Hotona, Willelmo, Capellano de Bernaldby, Johanne de Thocotes, Johanne de Bernaldby, Johanne de Thorp, Ada de Lyum, Willelmo Stabulario, Willelmo Coco, Petro Westiby, Petro Nurri, Roberto de Mida,<sup>1</sup> et m. a.

CCCLX. Gregorius de Bernaldeby . . . Rogero, filio Petri de Whyteby, pro homagio et servitio suo, unam bov. terræ in territorio de Bernaldeby, illam scil. bov. terræ quam Painus tenuit cum tofto et crofto, quæ jacent inter toftum et croftum Prioris de Gyseburne ex una parte, et toftum et croftum quæ fuerunt Roberti de Cliveland ex altera in villa de Bernaldeby, et cum omnibus pert., libertatibus, et aisiamentis, infra villam et extra ad eam terram pertinentibus. Tenendam et habendam de me et hæ. meis præfato Rogero et hæ. suis, vel cui assignare eam voluerit . . . faciendo tantummodo forinsecum servitium, quantum pertinet ad unam bov. terræ, unde decem car. etc. . . . Hiis testibus. Willelmo de Gyseburne, Petro de Aula, Petro Westiby, Willelmo Coco, Johanne de Thocotes, Patricio de Westerdale, Willelmo de Thorneton, et m. a.

CCCLXI. Matheus Bosse . . . Roberto, filio meo, tres rodas terræ, viz. illas quæ jacent ad capita crofti mei in Holmes. Tenendas de me libere, quiete, et honorifice, in feudo et hæreditate, absque omni servitio, et consuetudine, et exactione. . . . Hiis testibus. Hugone de Hoton, Waltero fratre ejus, Willelmo de Bernaldby, Ricardo Diacono, Alberto Bosse, Stephano de Normanby, Rogero de Stranton, Galfrido de Herlsey, et m. a.

CCCLXII.<sup>2</sup> Robertus, filius Mathei Bosse . . . Rogero de Stranton et hæ. suis holmam, quam pater meus michi dedit et carta sua confirmavit, pro homagio et servitio suo, et pro decem solidis quos prædictus Rogerus michi præ manu dedit; illam scil. holmam quæ jacet ad capita crofti Mathei, patris mei, juxta aquam. Illi et hæ. suis tenendam de me et hæ. meis, libere, et quiete, et honorifice, in feudo et hæreditate. Reddendo michi annuatim et hæ. meis unum obolum ad oblationem in die Paschæ, pro omni servitio, et consuetudine, et exactione. . . . Hiis testibus. Laurentio, Priore Gyseburnæ, Alano de Wilton, Rogero de Acclum, Willelmo de Kilton, Willelmo de Tameton, Wil-

<sup>1</sup> Mide.<sup>2</sup> See No. 888.

lmo de Stainesby, Roberto de Laysingby, Johanne de Thocotes, et m. a.

CCCLXIII. (193<sup>b</sup>) Rogerus de Strantona . . . Deo, et S. Leonardo de Loucros, et Leprosis ejusdem loci, totam terram meam in Pinchunthorp sine ullo retinemento, scil. dim. car. terræ cum tofto et crofto in Pinchunthorp, et cum prato, et cum omnibus pert., libertatibus, et aisiammentis, ad eandem terram infra villam et extra pertinentibus. Tenendam et habendam libere, honorifice, quiete, et integre, sicut ego tenui, faciendo inde forinsecum servitium, quantum pertinet ad dim. car. terræ, unde xij<sup>cia</sup> car. etc., pro omni servitio, consuetudine, et exactione sæculari. . . . Hiis testibus. Willelmo de Thocotes, Johanne de Laysingby, Johanne de Thocotes, Johanne de Thorp, Willelmo de Martona, Reginaldo de Baiocis,<sup>1</sup> Petro de Clyveland, Ricardo de Normandeby, Johanne de Bernaldeby, Roberto, filio Mathæi de Thorp, Thoma Doget, Ada de Lyum, Willelmo Stabulario, et m. a.<sup>2</sup>

CCCLXIV. Walterus, filius Gregorii de Neutona. . . . Deo, et S. Leonardo, et Leprosis de Loucros, dim. car. terræ cum pert. in Pinchunthorp, quam Rogerus de Strantona habuit cum Alicia amita mea. Tenendam et habendam imperp., libere, quiete, et pacifice, solvendo inde annuatim michi et hæ. meis duo paria cirotecarum ad Natale Domini, et ad festum S. Johannis Baptistæ, et faciendo forinsecum servitium, quantum pertinet ad dim. car. terræ, unde duodecim car. etc. . . . Hiis testibus. Domino Willelmo de Thocotes, Johanne de Thocotes, Waltero et Umfrido, fratribus ejus, Johanne de Bernaldeby, Adam de Sancto Oswaldo, Petro, filio Nicholai de Gyseburne, Petro de Aula, et m. a.

CCCLXV. Marmedocus, filius Walteri de Clyvelande. . . . Noverit universitas vestra me quietum clamasse de me et hæ. meis S. Leonardo de Loucros et Infirmis ejusdem loci imperp. totum jus et clamium quod habui vel habere potui, in duabus bov. terræ cum pert., quas præfati Infirmi habent in Pinchunthorp ex dono Walteri, filii Gregorii de Neutona, quas Rogerus de Strantona aliquando tenuit. . . . Hiis testibus. Domino Ada de Hyltona, Domino Willelmo de Malteby, Domino Ricardo de Hotona, Domino Ricardo de Normandby, Willelmo

<sup>1</sup> *Barosis.*

<sup>2</sup> There is a copy of this deed in the Durham Transcripts (No. 330), headed "Carta Rogeri de Stranton de dim. car. terræ in Pinchunthorp." The copy is rather briefer than the one in the text, but the variations are of no moment. Roger de Stranton is said

to be of Pinchunthorp, and amongst the witnesses, some of whom are not given, Thocotes is spelt Tocotes, John de Laysingby is called John de Langeberg, and an additional witness, Nicholaus filius Stephani, is mentioned.

Loreng, Ricardo Waxand, Willelmo de Salkoc, Petro Russel, Petro Westiby, et m. a.

CCCLXVI.<sup>1</sup> Ricardus, gener Willelmi Pinchun, et Matildis uxor ejusdem (194) Ricardi. . . . Deo, et B. Mariæ, et S. Leonardo de Loucros, et Leprosis ejusdem loci, unam acram terræ in Campo de Pinchunthorp, scil. in Twentirodes tres rodas et dim., et apud Pulaynbrigge dim. rodam. Tenendam et habendam prædictis Leprosis imperp. de nobis et hæ. nostris, in lib. et pur. et perp. elem. . . . Hiis testibus. Domino Willelmo de Thocotes, Domino Ricardo de Hotona, Johanne de Thocotes, Johanne de Bernaldeby, Alberto Bosse, Rogero de Stranton, Petro Westiby, Thoma Dogeth, Thoma de Estona, Ricardo de Estun, Albano de Upsale, Rogero [de] Thocotes, et aliis.

CCCLXVII.<sup>2</sup> Willelmus de Gyseburne [Clericus],<sup>3</sup> . . . Deo, et S. Leonardo de Loucros, et Leprosis ibid. imperp. mansuris, pro anima patris mei et matris meæ, et animabus ominum antecessorum [meorum], in pur. et perp. elem., unam acram terræ et unam rodam in Campo de Thorp. Tenendas et habendas libere et quiete, integre et plenarie, cum omnibus pert. et libertatibus eidem terræ pertinentibus. Hiis testibus. Ricardo de Nevilla, Rogero de Rosell, Waltero de Hotona, Rogero de Tu[n]stall, Alexandro Pugeys, Rogero de Strantona, et aliis.

CCCLXVIII. Johannes Pincun. . . . Deo, et fratribus et sororibus Domus S. Leonardi de Loucros, dim. acram terræ in Campis de Thorp ad culturam [de] Sevenrode; illam scil. quæ jacet inter terram Domini Walteri et terram Osberti filii Wlfuine, pro salute animæ meæ et antecessorum meorum et succ., in pur. et perp. elem. Hiis testibus. Hugone de Hotona, Reginaldo Rosell, Waltero de Hotona, Rogero de Strantona, Alberto Bosse, Osberto, et aliis.

CCCLXIX. Willelmus Pinchun.<sup>4</sup> . . . Hospitali Infirmorum

<sup>1</sup> There is a copy of this deed in the Durham Transcripts (No. 330), headed "Carta Ricardi, gener Willelmi Pincun, de una acra terræ in Pincunthorpe." Only three witnesses are given. The variations are as follows, Pincun for Pinchun, Pincunthorp for Pinchunthorp, apud for apud, Pulaynbrig' for Pulaynbrigge, Toschotes for Thocotes, and Hoton for Hotona.

<sup>2</sup> There is a copy of this deed in the Durham Transcripts (No. 330), headed "Carta Willelmi, Clerici de Gisburne, de una acra et una roda in Thorp."

Two witnesses only, the first being Ralph de Novill instead of the Richard de Nevill in the text.

<sup>3</sup> Supplied from the Transcripts.

<sup>4</sup> It seems impossible to weaye a pedigree of the family of Pinchun or Pincun from these charters. Hugh, son of Pincun, is witness to deeds of William de St. Barbara, Bishop of Durham, 1142-1152. (Feodarium Prioratus Dunelm. LXIV, LXV). The following grant to the Nuns of Thorp, now Nunthorpe, who were, during the latter part of Henry II.'s reign, settled at Basedale, adds something



de Bernaldeby quinque acras in Thorp, quatuor scil. ad Langelandes, quæ se porrigunt ad Clivam de Bernaldeby et ad septem rodas subtus viam, quintam vero apud Keldesic ab oriente juxta terram Roberti Bosse, in liberam et perpetuam et [a] consuetudine sæculari penitus liberam et quietam elemosinam, pro salute animæ meæ, et sponsæ meæ, et filiorum nostrorum, et pro animabus patrum nostrorum et matrum et antecessorum nostrorum. Hanc terram de me et hær. meis tenebunt imperp., tam libere et tam quiete sicut aliquam elemosinam tenet aliqua Ecclesia in Archiepiscopatu liberius et quietius. Hiis testibus. Cuthberto, Priore de Gyseburne,<sup>1</sup> Radulfo fratre ejus, Ricardo Rufo, Willelmo de Eden, Hugone, Canonicis, Willelmo de Tametona, Roberto Bosse, Ranulfo de Thorp, Ricardo de Hyltona, Roberto, filio Ricardi de Normanby, Willelmo Clerico, et m. a.

CCCLXX.<sup>2</sup> (194<sup>b</sup>) Willelmus Pinchun . . . dim. acram terræ arabilis et dim. acram prati, longinquiores a sole in loco qui dicitur Sthutebrigwra, Hospitali Leprosorum de Upsale in pur. et perp. elem., pro anima patris mei et matris meæ et antecessorum meorum, pro me etiam et pro uxore mea et liberis meis. Tenendas de me et hær. meis, libere et quiete ab omni servitio et consuetudine. Testibus hiis. Hugone de Hotona, Willelmo de Bernaldeby, Johanne de

to our knowledge of the family. "Willelmus Pinzun . . . consilio et assensu Emmæ, uxoris meæ, et hæredum meorum. . . . Deo, et Ecclesiæ S. Jacobi de Thorp, et Sanctimonialibus ibid. Deo servientibus, pro amore Dei, et salute mea, et uxoris meæ, et hæredum meorum, duas acras terræ in campis de Pinzunthorpe; scil. in terra mea de Langwaindailes, proximas viz. Campo de Neuton. Has prædictas duas acras terræ dedi eisdem Sanctimonialibus cum omnibus aisiamentis et libertatibus suis, in lib. pur. et perp. elem. . . . Hiis testibus. Roaldo, Priore de Giseburne, Thoma de Angeram et Johanne de Jarum, Canonicis ejus, Willelmo, Capellano de Giseburne, Radulfo de Nevada, Liulfo de Pinzunthorp, Osberto, Matheo, Henrico, Ricardo de Schareberg, et Willelmo fratre ejus, prædictæ villæ hominibus, et Stephano de Neuton, et m. a. (Dodsworth vii. fo. 47.)

<sup>1</sup> The period during which Cuthbert held the office of Prior is very

uncertain. All that can be said is that it is somewhere about 1150 to 1170. There is a copy of this deed in the Durham Transcripts (No. 330), headed "Carta Willelmi Pincun de quinque acris terræ." The variations are as follows, Pinzun for Pinchun, Bernaldeby (first occurrence) for Bernaldeby, Keldesic for Keldesic, and Thampton for Tametona. The list of witnesses ends with Will. de Thampton, omitting Canon Hugh.

<sup>2</sup> There is a copy of this deed in the Durham Transcripts (No. 330), headed, "Carta Willelmi Pinchun de dim. acra terræ et dim. acra prati." Only the first witness is given. The following are the variations, Pynchun for Pinchun, Soukebrigge Wra for Sthutebrigwra, Upsala for Upsale, and Hoton for Hotona. There is another copy of this deed in the same Transcripts, in which the two half acres are given to the hospital for lepers at Loucros. In it the place name Southbriggewra, is rightly spelt. Two witnesses are given, the latter being spelt Bernotteby.



Thocotes, Waltero de Hotona, Henrico Clerico, qui hanc cartam fecit.

CCCLXXI.<sup>1</sup> Robertus, filius Mathæi Bossi . . . Deo et Hospitali S. Leonardi de Loucros, pro salute animæ meæ et antecessorum meorum unam percatam et dim. percatam terræ ad Wandayle in Campis de Thorp, propinquiorem terræ Agnetis Pinchun in orientali parte, in pur. et lib. et perp. elem. . . . Hiis testibus. Hugone de Hotona, Waltero de eadem, Alberto Bosse, Rogero de Strantona, Johanne Pinchun, Thoma Doget, et aliis.

CCCLXXII. Johannes, filius Walteri de Hotona . . . Deo, et Hospitali S. Leonardi de Loucros, et fratribus ipsius loci, omnes terras et prata quæ habent ex dono Walteri de Hotona, patris mei, in Thorp et Bernaldby. Tenendas et habendas cum omnibus pert., libertatibus, et aysiammentis suis infra villam et extra, in lib. pur. et perp. elem., sicut cartæ patris mei, quas inde habent, plenius testantur. . . . Hiis testibus. Hugone de Hotona, Willelmo de Thocotes, Alberto Bosse, Thoma Dogeth, Philippo de Bernaldby, Rogero de Strantona, Johanne de Bernaldby, Radulfo, filio Hugonis de Hotona, Petro Nurri, Petro Westiby, Willelmo Stabulario, Johanne de Thocotes, et m. a.

CCCLXXIII. Walterus<sup>\*</sup> de Thorp<sup>2</sup> . . . Deo et Hospitali S. Leonardi de Loucros, pro salute animæ meæ, totam meam terram ad Wathebrig, quæ jacet juxta terram Julianæ, sororis meæ, et terram Willelmi Braciatoris,<sup>3</sup> in occidentali parte Hospitalis; et unam percatam terræ juxta culturam ejusdem domus in orientali parte, quæ extendit a via usque ad pratum, in pur. et lib. et perp. elem. . . . Hiis testibus. Hugone de Hotona, Reginaldo Rosel, Willelmo de Bernaldeby, Alberto Bosse, Rogero de Strantona, Willelmo de Thornetona, Roberto Bosse, et m. a.

CCCLXXIV. (195) Walterus de Hotona . . . Deo, et Hospitali S. Leonardi de Loucros, et Infirmis ibid. manentibus, quinque rodas terræ et sex percatas in Campo de Thorp, illas viz. quæ jacent propinquiores illi acræ terræ quam Willelmus, Clericus de Bernaldby, dedit eidem Hospitali, quæ extenduntur in longitudinem versus occidentem de Cliva usque ad.

<sup>1</sup> There is a copy of this deed in the Durham Transcripts (No. 330), headed, "Carta Roberti, filii Mathæi Bosse, de una percata terræ et dim. in Thorp." Only the two first witnesses are given. The variations are as follows, Wandaile for Wandayle, and Annays Pincun for Agnetis Pinchun.

<sup>2</sup> The same person as the Walter de Hoton, of the next Charter. He was a brother of Hugh and Alexander de Hoton. His son John confirms a gift by his father to the Hospital of Lowcross. (No. 301.)

<sup>3</sup> *Bracoris*.

viam quæ ducit de Thorp versus Loucros, viz. totam terram quam habeo in loco illo, in lib. et pur. et perp. elem., cum omnibus pert. suis infra villam et extra . . . Hiis testibus. Hugone de Hotona, Willelmo, Clerico de Bernaldeby, Johanne de Bernaldeby, Philippo de Bernaldeby, Roberto filio Mathei, Alberto Bosse, Thoma Doget, Rogero de Strantona, Petro Westiby, Petro de Aula, et aliis.

CCCLXXV. Walterus de Hotona . . . Deo, et Hospitali S. Leonardi de Loucros, et Infirmis ibid. manentibus, quinque rodas terræ et sex perticatas in Campo de Thorp, quæ jacent propinquiores illi acræ quam Willelmus, Clericus de Bernaldeby, dedit eidem Hospitali, quæ extenduntur in longitudinem versus occidentem de Cliva usque ad viam quæ ducit de Thorp versus Loucros, viz. totam terram quam habui in loco illo; et totam terram meam de Wathebrig, quæ jacet inter terram Julianæ, sororis meæ, et terram Willelmi Braciatoris in occidentali parte Hospitalis; et unam perticatam terræ juxta culturam ejusdem Domus in orientali parte, quæ se extendit a via usque ad pratum; et septem acras terræ cum pert. in cultura quæ vocatur Assefole, tam in terra arabili, quam in prato adjacente; et totam terram meam in Riding, sine ullo retenemento: et totam terram meam quæ vocatur Nesse, quæ jacet inter divisam de Hotona et Clivam de Bernaldby, et extenditur in longitudine a terra dictorum Infirmorum de Loucros usque ad Nesse Hugonis de Hotona, fratris mei; et duas acras terræ in Campo de Bernaldeby, quæ jacent ex orientali parte Hospitalis de Upsale, inter terram Johannis de Bernaldeby.<sup>1</sup> Omnes has prænomintas terras cum omnibus pert., libertatibus, et aisiammentis suis infra villam et extra, in pratis et pasturis, moris et mariscis, viis et semitis, et omnibus locis et aisiammentis ad prædictas terras spectantibus, sine exceptione aliqua, habebunt et tenebunt prædicti Infirmi de Loucros in pur. lib. et quiet. elem., ita libere et quiete sicut aliqua elemosina alicubi liberius et quietius tenetur vel habetur. . . . Hiis testibus. Hugone de Hotona, Willelmo de Thocotes, Alberto Bosse, Thoma Doget, Philippo de Bernaldeby, Rogero de Strantona, Johanne de Bernaldeby, Radulfo, filio Hugonis de Hotona, Petro Nurri, Petro Westiby, Johanne de Thocotes, et aliis.

CCCLXXVI. Johannes Pinchun de Thorp . . . (195<sup>b</sup>) Deo, et Ecclesiæ S. Leonardi de Loucros, et Leprosis ibid. manentibus, quatuor acras terræ et dim. acram prati in Campo de Thorp; scil. acram et dim. et decem et octo perticatas terræ de Keldesic, quæ extenduntur usque ad viam quæ ducit ad

<sup>1</sup> Sense here incomplete.

Loueros, et dim. acram exceptis decem perticatis ad Lan[g]landes, et tres rodas exceptis decem perticatis ad Peselandes, et tres rodas et duodecim perticatas ad Slatenges, et dim. acram exceptis decem perticatis ad Brokes, et dim. acram prati ad Standandestanes, quæ se extendit versus aquilonem usque ad divisam de Upsale. Tenendas et habendas cum omnibus pert. suis, libertatibus, et asiamentis, in lib. et pur. et perp. elem. . . . Hiis testibus. Reginaldo de Rosel, Hugone de Hotona, Waltero fratre ejus, Willelmo de Thocotes, Johanne de Bernaldeby, Jordano de Beverley, Vincentio, Willelmo de Bolleby, Roberto de Mida, et m. a.<sup>1</sup>

CCCLXXVII.<sup>2</sup> Johannes de Bernaldeby . . . Deo, et B. Mariæ, et Hospitali S. Leonardi de Loueros, et Leprosis ejusdem loci Deo servientibus, dim. acram terræ ab oriente, proximam de Gildehusbec, cujus alterum capud extendit contra montem apud moram, alterum vero contra vallem apud Hospitalalem, liberam et quietam ab omni exactione, ab omni consuetudine, et ab omni servitio sæculari, in pur. et perp. elem., pro salute mea, et uxoris meæ, et liberorum meorum, et pro animabus patris mei et matris meæ, et omnium parentum meorum, tam successorum quam prædecessorum. Hiis testibus. Domino Willelmo de Thocotes, Domino Ricardo de Hotona, Johanne de Thocotes, Johanne de Thorp, Alberto Bosse, Roberto filio Mathæi, Thoma Doget, Petro Westiby, Petro, filio Willelmi, filii Hervey, Helya Parvo, Rogero de Thocotes, et aliis.

CCCLXXVIII.<sup>3</sup> Johannes de Langeberg . . . Deo, et S. Leonardo de Loueros, et pauperibus [ejusdem]<sup>4</sup> loci, in perp. elem., unam bov. terræ, cum tofto et crofto, et cum omnibus pert. suis in villa de Pinchunthorp; illam scil. bov. terræ cum pert. quam habui ex dono Walteri de Hotona, illam scil. bov. terræ quæ jacet propinquior soli versus orientem ex illis duabus bov.

<sup>1</sup> There is a copy of this deed in the Durham Transcripts (No. 330), headed, "Carta Johannis Pincun de iij acris terræ." The witnesses, to William de Thocotes, are given with the omission of Walter de Hoton. The following are the variations, Pynchun for Pinchun, Campo de Thorp, Campo omitted, Keldesik' for Keldesic, Lindelandes for Langlandes, Peselandes for Peselandes, Raginaldo for Reginaldo, Hot' for Hotona, and Toscotes for Thocotes.

<sup>2</sup> There is a copy of this deed in the Durham Transcripts (No. 330), headed "Carta Johannis de Bernaldby de

dimidia acra terræ." Only two witnesses are given. The variations are Bernaldby for Bernaldeby, Gildusbech for Gildehusbec, Toschotes for Thocotes, and Hoton [Hot'] for Hotona.

<sup>3</sup> There is a copy of this deed in the Durham Transcripts (No. 330), headed "Carta Johannis de Langeber' de j bov. in Thorp," and in a different hand "Require confirmationem superius." The Christian name of the first witness is only given. The following are the variations: Langeber' for Langeberg and Hoton for Hotona.

<sup>4</sup> Supplied from the Transcripts.

terræ, quas Raynerus, filius Galfridi de Herlesey, aliquando tenuit in eadem villa. Tenendam et habendam de me et hæ. meis, libere, quiete, integre, et plenarie, pacifice et absolute, cum omnibus pert., libertatibus, et aysiamendis, infra villam et extra ad eandem terram pertinentibus, in pratis et pascuis, et pasturis, in moris et mariscis, in plano et in communi pastura, in aquis, in viis, in semitis, et in omnibus aliis locis : faciendo tantummodo forinsecum servitium, quantum pertinet ad unam bov. terræ, unde duodecim car. etc., pro omni (196) servitio, consuetudine, exactione, et demanda. . . . Hiis testibus. Radulfo de Tametona, Willelmo de Malteby, Willelmo de Thocotes, Johanne de Thocotes, Willelmo de Bernaldeby, Johanne de Bernaldeby, Ricardo de Thormodeby, Hugone Aucope de Bernaldeby, Thoma Dogeth, Roberto, filio Mathæi de Martona, et aliis.

CCCLXXIX.<sup>1</sup> Johannes de Lackenbi, filius Ilgeri . . . pro salute animæ meæ, et pro anima patris mei, et matris meæ, et omnium successorum meorum, Deo, et S. Leonardo, et Leprosi de Loucros, octavam partem unius quarterii de frumento pro una dim. acra terræ, quam eisdem Leprosi concessi, quæ jacet inter Campum de Estona et Lemenegate ad Crukis, propinquior soli, in lib. et perp. elem., de me et hæ. meis annuatim percipiendam ad festum S. Martini. Et si ego et hæ. mei præfatum bladum ad prædictum terminum non reddiderimus, prædicti Leprosi ad jamdictam terram recurrant. . . . Hiis testibus. Hugone de Hotona, et Waltero fratre ejus, Henrico de Laysingby, Willelmo, Clerico de Lackenby, et m. a.

CCCLXXX. Robertus, filius Roberti, filii Terri de Lyum . . . Deo et Hospitali S. Leonardi de Loucros, tres rodas terræ in Campo de Lyum ad Mideldale ad orientem de Berehil, in lib. et quiet. et pur. elem., et ab omni servitio sæculari quietam, pro anima mea, et patris mei, et antecessorum meorum; eadem scil. rodas quas pater meus Robertus ante dederat eis. Hiis testibus. Reginaldo, Camerario de Schireburne, Alberto de Hotona, et Ricardo fratre ejus, Uctredo le Palmer de Bernaldeby, Roberto, filio Ernaldi de Lyum, et a. m.

CCCLXXXI. Walterus de Uppesale . . . Domui Infirmorum de Upsale, unam acram terræ, quam pater meus, Radulfus, eidem Domui dedit in pur. et perp. elem., quietam ab omnibus servitiis et consuetudinibus sæcularibus, pro salute

<sup>1</sup> There is a copy of this deed in the Durham Transcripts (No. 830), headed "Carta Johannis de Lakenby de dimidia acra terræ." The variations

are Lakenby for Lackenby, Eston for Estona, the witnesses being thus "Hugone de Hoton, Henrico de Laysingby, etc."

animæ suæ, et uxoris, matris meæ, et animarum liberorum suorum, ita ut ipse quamdiu vixerit habeat in prædicta Domo necessaria. Teste, Domino Radulfo, Priore de Gyseburne,<sup>1</sup> cujus sigillum ex concessione huic scripto meo apposui, quia sigillum non habui. Testibus etiam hiis. Stephano, Capellano de Ormesby, et Stephano, Vicario suo, Roberto de Baius, Reginaldo de Tunstal, Turstino et Galfrido de Upsale, et Ricardo de Alnewyke, Canonico de Gyseburne, et m. a.

CCCLXXXII.<sup>2</sup> Walterus de Percy, et Alanus de Parco, et Agnes uxor sua, et Helyas de Wardehou, et Johannes Bretun, et Basilia uxor sua, et Amicia de Tunstal, et (196<sup>b</sup>) Anselmus de Tunstal, et Alicia uxor sua, et Alicia de Salkoc, et Walterus, filius Ricardi de Lackenby . . . caritatis intuitu, et pro salute animarum patrum et matrum et antecessorum et succ. nostrorum, et pro salute animarum nostrarum, Deo, et B. Mariæ, et S. Leonardo de Loucros, et Leprosis ejusdem loci, totam terram sine ullo retenemento, quæ aliquando concessa fuit ab antecessoribus [nostris]<sup>3</sup> Hospitali S. Laurentii de Upsale. Tenendam et habendam prædictis Leprosis de Loucros de nobis et hæ. nostris in lib. et pur. et perp. elem. imperp. Ita tamen quod prædicti Leprosi occasione prædictæ terræ nullum<sup>4</sup> ibid. facient ædificium, nec communam exigent in Campo de Upsale. Hiis testibus. Domino Michaelē, Priore de Gyseburne,<sup>5</sup> Domino Ricardo de Ormesby, Domino Adam de Eboraco, [Canoniceis], Domino Willelmo de Thocotes, Domino Ricardo de Hotona, Johanne de Thocotes, Johanne de Bernaldeby, Johanne de Thorp, Petro de Westiby, Petro de Aula, Rogero de Midilburg, Thoma Pulayn, Albano de Upsale, Waltero, Molendinario de Upsale, et m. a.

CCCLXXXIII. Willelmus de Bernaldeby . . . assensu<sup>6</sup> et consensu hæredum meorum, pro anima mea et uxoris meæ, et omnium antecessorum et succ. meorum . . . Deo, et B. Mariæ de Gyseburne, et Can. ibid. Deo. servientibus, Domum Hospitalem de Loucros cum omnibus pert. suis, in pur. et perp. elem., liberam de me et hæ. meis imperp. Licebitque eisdem Can. Dom[u]i illi tam de Leprosis ibid. recipiendis, quam in cæteris agendis, pro voluntatis suæ arbitrio, disponere in omnibus et providere, sicut de aliqua alia elemosina liberius faciunt. Hiis testibus. Johanne de Thocotes, Umfrido filio

<sup>1</sup> Prior about and prior to 1180.

<sup>2</sup> A copy is in the Durham Transcripts (No. 390). The following are the variations: Wardhou for Wardehou, Breton' for Bretun, Lakenby for Lackenby, and karitatis for caritatis. The charter is headed "Wal-

teri Perci et aliorum de confirmatione de Loucros." Only the first witness is given.

<sup>3</sup> Supplied from the Transcripts.

<sup>4</sup> *nullino*. Correct in the Transcripts.

<sup>5</sup> Prior 1218-1234.

<sup>6</sup> *Assansu*.

ejus, Willelmo, filio Rogeri de Thocotes, Hugone de Hotona, Waltero fratre ejus, Willelmo de Lyum, Ricardo Lost, et aliis.

CCCLXXXIV.<sup>1</sup> Willelmus de Bernaldeby . . . pro salute animæ meæ et uxoris meæ, et omnium antecessorum meorum et succ. . . . Deo, et B. Mariæ de Gyseburne, et Can. ibid. Deo servientibus, Domum Hospitalem de Loucros (*etc. as in No. 383*). Concessi etiam et dedi jamdicto Hospitali et fratribus ibid. [Deo] servientibus tres acras et dim. de gardina usque ad moram, et dim. acram de sirtio<sup>2</sup> ibid., et decem percatas de prato de sub Windhil in latitudinem, et sic in longitudinem quantum pratum durat, et toftum Hospitalis cum duabus acris, et unam acram juxta pontem, sicut via ducit de Bernaldeby ad moram versus<sup>3</sup> austrum, inter terram meam et terram Gregorii de Bernaldeby. Ad hæc etiam prædicta concessi et dedi sæpedito Hospitali communem pasturam de Bernaldby ad LX<sup>ta</sup> oves, et ad octo boves, et ad duas vaccas et ad duos equos, in lib. et pur. et perp. elem. Hiis testibus. Willelmo de Tameton, Reginaldo de Rosel, Hugone de Hoton, Waltero fratre ejus, Gregorio de Bernaldeby, Johanne de Thocotes, Willelmo de Lyum, Willelmo de Thorneton, Alexandro Pugeys, Ricardo de Hoton, et m. a.

CCCLXXXV.<sup>4</sup> (197) Nicholaus, filius Osberti de Etona . . . Deo, et Ecclesiæ B. Mariæ de Gyseburne, et Can. ibid. Deo servientibus, duas bov. terræ in Magna Eton subtus Langberg: illas viz. quæ jacent propinquiore cultura Domini Roberti de Stutevilla ubique in Campis Etonæ, de mea car. terræ quam habeo in eadem villa, cum tofto et crofto juxta pomerium prædicti Domini Roberti de Stutevilla versus occidentem; et unam acram terræ juxta Stubbehorn, cum omnibus pert. et libertatibus prædictis duabus bov. terræ et eidem acræ terræ infra villam et extra pertinentibus, pro salute animæ meæ et antecessorum et succ. meorum, in lib. pur. et perp. elem. . . . Hiis testibus. Willelmo de Tamton, Willelmo de Stanesby, Radulfo de Nevill, Reginaldo de Rosell, Waltero de Hoton, Waltero de Morton, Nicholao de Eton, Waltero de Bovilla, Willelmo de Bernateby, Ricardo de Thoreny, Willelmo de Tocotes, Willelmo de Bolleby, Ada, filio Willelmi de Lyum, et m. a.

<sup>1</sup> See No. 339. A copy of this deed is in the Durham Transcripts, headed "Carta Willelmi de Bern<sup>7</sup> de quieta clamancia de Loucros, et de vij acris terræ et x percatas prati." The variations are as follows, Bernaldby for Bernaldeby, sarto for sirtio, percatas for percatas, Windil for Windhil. Only the first witness is given.

<sup>2</sup> Correctly written sarto in the Transcripts.

<sup>3</sup> *Usque*. Right in the Transcripts.

<sup>4</sup> The writing of ff. 197, 197<sup>b</sup>, 198, and 198<sup>b</sup>, is paler and later in character than that of the preceding or following folios.



CCCLXXXVI. Walterus de Thorph' . . . Deo et Hospitali S. Leonardi de Loucros, pro salute animæ meæ, unam perc[at]am terræ juxta culturam ejusdem Domus in orientali parte, quæ extendit a via usque ad pratum, in pur. et lib. et perp. elem. . . . Hiis testibus. Hugone de Hoton, Reginaldo Rosell, Willelmo de Bernaldeby, Alberto Bosse, Rogero de Strantona, Johanne filio meo, et m. a.

CCCLXXXVII. Sciant legentes et audientes litteras istas, quod ego, Robertus filius Terri, et Robertus, filius meus, dedimus Hospitali S. Leonardi ad Loucros tres rodas terræ ad Mideldayl in Campo [de] Lyum, ad orientem de Berehill, solas et quietas ab omni servitio, propter animas nostras et antecessorum et succ. nostrorum. Hiis testibus. Roberto Capellano, Reginaldo Canonico, Thoma nepote Prioris, Ricardo Groin, Willelmo Allex', Gilberto Braciatore, Alberto de Hoton, Hugone de Hoton, et m. a.

CCCLXXXVIII.<sup>1</sup> Mathæus Bosse . . . Rogero de Strantona et hæ. suis holmam, quam filius meus ei dedit et carta sua confirmavit pro homagio et servitio suo, et propter decem solidos quos prædictus Rogerus filio meo, Roberto, præ manibus dedit: illam scil. holmam, quæ jacet ad capita crofti mei juxta aquam, illi et hæ. suis tenendam de me et hæ. meis, libere, et quiete, et honorifice, in feudo et hæreditate. Reddendo inde annuatim Roberto, filio meo, et hæ. suis, unum obolum ad oblationem in die Paschæ pro omni servitio, et consuetudine, et exactione. . . . Hiis testibus. L[aurentio], Priore Gyseburnæ,<sup>2</sup> Alano de Wiltun, Rogero de (197<sup>b</sup>) Acclum, Willelmo de Kilton, Willelmo de Tameton, Willelmo de Faiceby,<sup>3</sup> Roberto de Laysingby, Willelmo de Acclum, Willelmo de Braythewath, Johanne de Tocotes, Willelmo Triacle, et m. a.

CCCLXXXIX. Notum sit etc., quod ego Alicia, quondam uxor Walteri de Upsale, in viduitate et libera potestate mea, dimisi, concessi, et quietam clamavi Magistro et Leprosis de Loucros totam tertiam partem illius bov. terræ, quæ me contingebat nomine dotis, de illa bov. terræ in Upsale, quam Walterus, vir meus, dimisit eisdem ad firmam usque ad terminum duodecim annorum, prout continetur in cyrographo inter eos confecto. . . . Hiis testibus. F. de Bern', Alano de Upsale, Fratre Roberto de Loucros, Roberto Milisant, Reginaldo, Alano, servientibus, Willelmo de Daneby, et m. a.

CCCXC. Walterus de Hoton . . . Rogero de Strantona et hæ. suis dim. acram terræ super Blakemoldes, in excambium pro tota erra sua de Linelandes, a rivulo versus orientem

<sup>1</sup> See Nos. 361 and 362.

<sup>2</sup> Occurs as Prior in 1211.

<sup>3</sup> Fauceby.



usque ad divisas de Berneteby, quam dedit michi et carta sua confirmavit. Tenendam et habendam de me et hæ. meis libere, et quiete ab omni servitio, et consuetudine, et exactione, cum omnibus pert. et libertatibus suis infra villam et extra. . . . Hiis testibus. Hugone de Hoton, Reginaldo de Rossell, Johanne de Rosel, fratre ejus, Willelmo de Berneteby, Willelmo de Lyum, Willelmo de Tocotes, Umfrido de Tocotes, Gregorio, filio Julianæ de Berneteby, Philippo fratre suo.<sup>1</sup>

CCCXCI. Eleemosinarius de Gyseburne, Rector Hospitalis de Loueros, et fratres ejusdem loci . . . Priori et Conventui de Hextildesham, quoddam parvum territorium de Swayinsacre in aquilonali parte de Hellerbek, ad faciendum aquæ cursum ad molendinum eorum, pro excambio cujusdam parvi territorii infra Fiske[r] garth<sup>2</sup> ex australi parte de Helrebek, quod aliquando aquæ cursu undique ambiebatur. Hiis testibus. Domino M[ichae]le, Priore de Gyseburne,<sup>3</sup> Johanne de Langeberge, Waltero de Mubray, Ada filio Radulfi, Johanne de Brotton, Willelmo Fra[n]coys, Willelmo del We, et aliis.

CCCXCII. Pateat universis, quod cum michi, Hugoni, filio Domini Ricardi de Hoton, de jure competat habere in Hospitali de Loueros continue unum leprosum, ita quod, decedente uno, possim substituere alium, recognosco et confiteor, quod ex mera gratia ac permissione gratiosa Domini W[illelmi], Prioris, et Conventus Gyseburnæ,<sup>4</sup> ad quos custodia pertinet prædicti Hospitalis, defuncto Ward de Upsale, substitui Petrum filium Roberti juniorem, qui non est leprosus, set alias debilis et infirmis. Unde volo, et pro me et hæ. vel assignatis meis promitto, quod ex facto michi aut hæ. vel assignatis meis jus substituendi in prædicto Hospitali alium in posterum quasi leprosum nullatenus acquiretur, nec per me aut aliquem illorum vendicabitur. . . . Hiis testibus. Ada de Tocotes, Waltero de Thorp, Johanne de Redmershill, Willelmo Beuchamp, Waltero filio Eustacii, Gilberto Cæmentario, et aliis.

CCCXCIII. Johannes, Dominus de Hoton . . . Cum de antiqua consuetudine inter dominos Priorem et Conventum Gisburnæ, et ancessores meos, facta, unum leprosum in Hospitali de Loueros me continue competat habere mea propria positione, ita quod, decedente uno, alium substituere. Remitto tamen dictis Priori, et Conventui, et Eleemosinario, Custodi

<sup>1</sup> The copyist of the Durham Transcripts must have had this charter before him. At the bottom of the rectum of that roll is the following heading, but no charter: "Carta Walteri de Hoton de dim. acra terræ,

quam dedit Rogero de Stranton, quæ jacet in Blakemoldes, in eskambium."

<sup>2</sup> Fiskergate on p. 172.

<sup>3</sup> 1218-1234.

<sup>4</sup> William de Midelsburg 1281-1320.

dicti Hospitalis, et Leprosis ibid. Deo servientibus, et eorum succ., totum jus et clamium quod habeo in positione vel substitutione dicti leprosi in Hospitali de Loucros supradicto. Ita quod nec ego Johannes, nec hæredes mei, nec aliquis nomine nostro, ponendi, præsentandi, vel aliquo modo substituendi dictum leprosum in dicto Hospitali, aliquod jus vel clamium de cætero exigere vel vendicare poterimus imperp.; set dicti Prior et Conventus, et Eleemosinarius, Custos, et Leprosi dicti Hospitalis, et eorum succ., ab omni exactione et calumpnia cujuscumque juris ratione positionis, præsentationis, vel substitutionis leprosi supradicti in Hospitali supradicto mei vel hæredum meorum, imperp. sint quieti et absoluti. . . Hiis testibus. Willelmo Hastynges, Ada de Thorp, et aliis.<sup>1</sup>

CCCXCHII. (198) L [aurentius], Prior Gyseburnæ<sup>2</sup> . . . consilio et assensu fratrum Leprosorum de Loucros . . . Roberto, filio Goce de Mersk, et hæ. suis, pro homagio et servitio suo, unum toftum in Moresum,<sup>3</sup> qui jacet ab aquilonali parte occidentalis exitus ejusdem villæ, inter terram arrabilem et pasturam, cumcrofto ei pertinente, unius scil. acræ terræ et dim. perticatæ; et tres perticatas terræ et dim. subtus Engehil; et duas acras et dim. ad Stordes in Campo ejusdem villæ; et septem acras terræ in Campis de Parvo Moresum, scil. unam rodam et dim. ad Windehil,<sup>4</sup> et unam acram et dim. rodam ad Swiniswithne; et duas acras ad Stordes; et unam acram et unam rodam super Enghil; et tres rodas super eundem Engil versus occidentem; et dim. acram ad Swinelandis: quas omnes acras prædictas terræ Goceus, pater prædicti Roberti, emit<sup>5</sup> de Galfrido de Moresum, et de Milisand, sorore ejusdem Galfridi, et dedit fratribus Leprosis de Loucros. Has vero terras præscriptas tenebunt prædictus Robertus et hæ. sui, et habebunt imperp. Reddendo inde annuatim prædictis fratribus Leprosis duos solidos pro omni servitio et exactione sæculari, medietatem vero ad festum S. Martini, et medietatem ad Pentecosten. Ego vero et succ. mei warantizabimus prædicto Roberto et hæ. suis prædictas terras, quam diu prædictus Galfridus, et Milisand, soror ejusdem Galfridi, et hæ. eorum, warantizabunt prædictis fratribus Leprosis prædictas terras. Hiis testibus. Willelmo de Thameton, Ricardo de Levington, Hugone de Hoton, Waltero de Hoton, Willelmo de Bolleby,

<sup>1</sup> From the Durham Transcripts (No. 330), headed "Scriptum Johannis de Hoton de relaxatione Leprosi de Loucros."

<sup>2</sup> Occurs as Prior in 1211,

<sup>3</sup> See No. 349.

<sup>4</sup> *Windehil*.

<sup>5</sup> *Emit*. In No. 349, Milisand, daughter of William de Parvo Moresum grants these seven acres to Loucros, and the gift is confirmed by her brother in No. 350.

Jordano de Beverlaco, Vincentio, et Roberto de Mida,<sup>1</sup> servantibus Prioris Gyseburnæ, Waltero Nuncio, et m. a.

CCCXCIV. Leprosi de Hospitali S. Leonardi ad Loucros. . . . Goceo de Mersk, servienti Domini Adæ de Bruys, unum toftum in Moresum, qui jacet ab aquilonari parte occidentalis exitus villæ inter arabilem et pasturam, cum crofto ei pertinente, unius viz. acræ terræ et dim. perticatæ, et tres perticatas terræ et dim. subtus Enghil, et duas acras et dim. ad Stordes in Campo ejusdem villæ, quæ omnia habemus ex dono Willelmi de Moresum et filiorum<sup>2</sup> filiarumque ejus, in lib. et pur. et perp. elem.: illi viz. et hæ. suis tenendum de nobis et prædicto Hospitali S. Leonardi cum communi pastura ejusdem villæ, quantum pertinet ad tantum tenementum, et cæteris omnibus pert. suis et libertatibus infra villam et extra, in lib. et perp. feudum et hæreditatem; solvendo annuatim eidem Hospitali ejusdem loci quatuor den., duos scil. ad Pentecosten, et duos ad S. Martinum, pro omnibus servitiis, consuetudinibus, et exactionibus. Hiis testibus. Roaldo, Priore de Gyseburne, Gaufrido filio Comitissæ, Willelmo de Tameton, Willelmo de Bernaldeby, Hugone de Hoton, Waltero fratre ejus, Johanne de Tocotes, Umfrido filio ejusdem, Michaelle de Tocotes, et m. a.

CCCXCV.<sup>3</sup> Omnibus Sanctæ Ecclesiæ Matris filiis, tam futuris quam præsentibus, omnes fratres et sorores, sani et leprosi, de Ecclesia et de Domo S. Leonardi de Loucros, sal. Sciatis nos, communi assensu omnium fratrum Domus nostræ et sororum, etiam et consensu Jordani Paen, concessisse etc., Willelmo de (198<sup>b</sup>) Westegayl et hæ. suis duas acras terræ in territorio de Magna Brocton, quas habemus de dono Willelmi Paen, et Jordani filii sui, secus stagnum molendini de Brocton. Tenendas de Ecclesia et Domo S. Leonardi de Loucros, et de nobis et de succ. nostris imperp., libere, et quiete, et hæreditarie, ab omni terreno servitio et exactione sæculari [liberas], sicut lib. elem. nostram. Reddendo per annum prædictæ Ecclesiæ et Fratribus octo den., dim. ad Pentecosten, et dim. ad festum S. Martini.

CCCXCVI. Henricus, filius Becce de Berieby . . . Waltero, filio Walteri de Bernaldeby, et hæ. suis, duas bov. terræ cum omnibus pert. in villa de Pinchunthorp, remotiores a sole, pro

<sup>1</sup> *Mede.*

<sup>2</sup> *Et inserted.*

<sup>3</sup> See Nos. 851 and 352, the witnesses to the latter of which are the same as here. There is a copy of this deed in the Durham Transcripts (No. 390), headed "Concessio facta

Willelmo de Westgayl, reddendo viijd fratribus de Loucros de duabus acris terræ in Magna Brocton." Only the first witness is given. The variations are Westgail for Westegayl, and Brocton for Brocton.



homagio suo et servitio, et pro tribus marcis argenti quas ipse Walterus michi dedit. Tenendas de me et de hær. meis illi et hær suis<sup>1</sup> libere, et quiete, et honorifice, infra villam et extra, in pratis et pascuis, in viis et semitis, in boscis et moris, in aquis et stagnis, et omnibus aliis libertatibus; et faciendo forinsecum servitium, quantum pertinet ad duas bov. terræ, unde duodecim car. terræ etc. Hiis testibus. Willelmo de Gamelton, Johanne de Tocotes, Willelmo Pinchun, Rogero de Staynesby, Willelmo de Bernaldeby, Gregorio de Neuton, Waltero Clerico, Ada de Seton, Hugone de Hoton, Alexandro fratre ejus, Bawdewino de Worleton, et m. a.

*Folios 199, 199<sup>b</sup> blank.*

### BERNALDEBY.<sup>2</sup>

CCCXCVII. (200) . . . sex bov. terræ, unde decem car. etc. Hiis testibus. Willelmo de Galmeton, Willelmo de Bernaldeby, Willelmo de Thorneton, Ricardo de Hoton, Willelmo Parvo, Petro, Cellar [ar] io de Gyseburne, Willelmo Magno de Thocotes, Alexandro Pugeys, Mathæo Arundel, et m. a.

CCCXCVIII. Ricolf de Galmetona<sup>3</sup> . . . Deo, et Eccl. S. Mariæ de Gyseburne, et Can. ibid. Deo servientibus, in perp. elem., sex bov. terræ in Bernaldeby. Tenendas et habendas cum toftis et croftis, cum omnibus libertatibus, et aysiamementis, et liberis consuetudinibus, ad easdem sex bov. terræ pertinentibus infra villam et extra. Reddendo inde annuatim michi et hær. meis dim. marcam argenti, med. ad Pentecosten, et med. ad festum S. Martini, pro omni servitio, consuetudine, exactione, et adquietantia, et pro omni servitio præter forinsecum servitium, quantum pertinet ad sex bov. terræ, unde decem car. etc. Hiis testibus. Willelmo de Gaumetona, fratre meo, Willelmo de Tametona, Roberto de Estria, Roberto Tholebu, Roberto de Acclum, Hugone de Hotona, et Waltero fratre ejus, Willelmo de Bernaldeby, et m. a.

CCCXCIX. Willelmus de Galmetona . . . donum quod Ricolfus de Galmetona fecit Thomæ de Houeden: scil. sex<sup>4</sup> bov. terræ in Bernaldeby cum pert. suis, illi et hær. suis vel

<sup>1</sup> *ille et hæredes sui.*

<sup>2</sup> Barnaby in the parish of Guisbrough.

<sup>3</sup> Adam de Brus I. gave lands in Amotherby "cuidam Ricolfo de Galmeton, qui inde obiit seisisus, post ejus mortem quidam Rogerus intravit, ut filius et hæres, &c., et inde obiit seisisus, &c., post ejus mortem

quidam Nicholaus intravit, ut filius et hæres, &c., et inde obiit seisisus, post ejus mortem quædam Ada intravit, ut filia et hæres, quæ postea se nupsit cuidam Johanni de Garton" (Abbreviatio Placitorum, 249). Roger, the son of Richolf de Galmeton, is mentioned in No. 434.

<sup>4</sup> *Ses.*

quibuscunque assignare voluerit, tenendas et habendas in feudo et hæreditate, sicut in carta prædicti Ricolfi continetur. Hiis testibus. Willelmo de Tametona, Roberto de Estria, Roberto Tholebu, Willelmo de Tue[n]g, Roberto Engram,<sup>1</sup> Willelmo de Lyum, Willelmo de Thornetona, Alexandro Pugeys, Petro de Lyum, Willelmo de Thocotes, Ricardo de Hotona, Jordano de Beverlaco, Mathæo de Setona, et aliis.

CCCC. Rogerus, filius Petri de Wyteby . . . Deo et Can. de Gyseburne in perp. elem., de assensu et voluntate Gregorii, filii Walteri de Bernaldeby, omnes terras quas tenui de eodem Gregorio in Bernaldeby infra villam et extra; viz. duas bov. terræ cum tofto et crofto, integre, plenarie, quæ Walterus Treu aliquando tenuit, et duas bov. terræ quas Hugo filius Rogeri aliquando tenuit, cum tofto et crofto quod jacet ex parte australi gardini Johannis de Bernaldeby, et unam acram terræ in Campo ejusdem villæ, quæ jacet propinquior versus orientem terræ Hospitalis S. Leonardi ad Hildekeldesic; et præterea unum toftum cum crofto in eadem villa, quod Willelmus Albus aliquando tenuit, quod jacet propinquius<sup>2</sup> tofto quod fuit Uctredi versus austrum. Omnes vero terras prædictas cum omnibus pert., libertatibus, et aisiamentis suis infra villam et extra, dedi etc., Deo et præfatis Can. de Gyseburne, habendas et tenendas libere et quiete, honorifice (200<sup>b</sup>) et plenarie, sine aliquo retenimento, faciendo tantummodo liberum forinsecum servitium, quantum pertinet ad dim. car. terræ, unde decem car. etc., pro omnibus rebus. . . . Hiis testibus. Hugone de Hotona, Reginaldo de Rosel, Johanne, Clerico de Eseby, Thoma de Mortona, Petro de Cliveland, Johanne de Bernaldeby, Johanne de Cotum, Petro filio Nicholay, Petro de Aula, Willelmo Stabulario, et m. a.

CCCCI. Hugo de Skyptona . . . Deo et Can. de Gyseburne, duas bovatas terræ in Bernaldeby cum pert., quas de eis tenui, et quas aliquando eis usque ad terminum certum ad firmam dimiseram. Et ne ego, vel aliquis hæredum meorum imperp., in prædicta terra cum pert., aliquod jus vel clamium habere vel exigere possimus, præsens scriptum, sigilli mei appositione roboratum, prædictis Can. dedi in hujus rei testimonium. Et ideo volo, quod si carta ipsorum Can., quam de præfata terra habui, similiter et cyrographum inter me et ipsos de eadem terra ad terminum confectum, reperta fuerint aliquando, viribus omnino careant. Hiis testibus. Willelmo de Thocotes, Ricardo de Hoton, Johanne de Thocotes, Reginaldo de Bayus, Willelmo de Mortona, Willelmo de Salkoc, Anselmo fratre

<sup>1</sup> Roberto de Angram.

<sup>2</sup> Propinquior.

ejus, Petro de Cliveland, Johanne de Bernaldeby, Johanne de Thorp, Petro Westiby, et m. a.

CCCCII. Willelmus, filius Willelmi le Nays de Lackenby<sup>1</sup>. . . Deo etc., in lib. pur. et perp. elem., unam bovatom terræ in Bernaldeby, quam de eis tenui nomine uxoris meæ. Tenendam et habendam Ecclesiæ prædictæ, et Can. prænominatis, et eorum succ., libere, quiete, et honorifice, cum omnibus pert., libertatibus, et aysiamendis infra villam et extra, in pratis et pascuis, moris et mariscis, et omnibus aliis locis ad dictam terram pertinentibus, absque ullo retenemento. Ego vero Willelmus, et hæredes mei, dictam bovatom terræ cum pert., sicut prædictum est, Deo, et Ecclesiæ prædictæ, et Can. prænominatis, contra omnes gentes warantizabimus, adquietabimus, et defendemus imperp. Quam si forte, aliquo casu emergente aut aliqua occasione impediante, non warantizabimus, do, et concedo, et præsentī carta confirmo, præfatis Can. totam medietatem illius bovati, quam de eisdem tenui in villa de Lackenby, cum omnibus pert., tam in toftis et in croftis quam in aliis aysiamendis, ad dictam medietatem bovati terræ ubique pertinentibus, sine ullo retenemento: illam scil. medietatem quæ jacet in Campo propinquius soli ubique; ita quo [d], nullius obstante contradictione aut expectato assensu, liceat præfatis Can. prædictam dim. bov. terræ cum suis pert., pro voluntate sua tanquam suam, sine alicujus impedimento, libere ingredi et commodum suum facere, et imperp. quiete et pacifice possidere. . . . (201) Hiis testibus. Dominis Marmedoco de Tweng, Willelmo de Mubray, Rogero de Thocotes, Ricardo de Lyum de Gyseburne, Willelmo Beuchamp de eadem, Petro Marisco de Lackenby, Gillot de eadem, Rogero Witlaf de eadem, et m. a.

CCCCIII. Johannes, filius Roberti, filii Astini de Bernaldeby, . . . Deo etc., unam acram terræ in territorio de Bernaldeby, scil. cum omnibus ad dictam terram pertinentibus; illam viz. acram quam pater meus habuit ex dono Johannis de Bernaldeby, et jacet inter terram fratrum Hospitalis S. Johannis de Monte ex parte australi, et terram dictorum Can. ex parte boreali. Tenendam et habendam eisdem Can. in lib. pur. et perp. elem. . . . Hiis testibus. Domino Ricardo de Hotona, Domino Symone de Brus, Domino Rogero de Thocotes, Johanne de Blaby, Johanne de Thocotes, Johanne de Bernaldeby, Stephano Russel, Umfrido de Hotona, Ricardo de Nevil, Hugone de Sadberg, et m. a.

CCCCIV. Petrus de Cliveland. . . . Deo etc., pro salute animæ meæ et omnium antecessorum meorum, duas bov.

<sup>1</sup> See Nos. 418, 444 and 445.

terræ in Bernaldeby quas tenui de Gregorio filio Walteri, cum tofto et crofto ad easdem bov. pertinente, et cum omnibus aliis pert. suis, libertatibus, et aisiamentis infra villam et extra. Habendas et tenendas in lib. et perp. elem., faciendo forinsecum servitium præfato Gregorio et hæ. suis, quantum pertinet ad duas bov. terræ, unde decem car. etc. . . . Hiis testibus. Willelmo de Tametonæ, Ricardo de Thorennny, Hugone de Hotona, Waltero fratre ejus, Willelmo de Bernaldeby, et Johanne filio ejus, Rogero de Baiocis, Jordano de Beverlaco, Alexandro Pugeys, Roberto de Mida, et m. a.

CCCCV. Hawysa, filia quondam Ricardi, Capellani de Nunthorp . . . Deo etc., unam bov. terræ in territorio de Bernaldeby, cum tofto et crofto quos Astinus de Mordale quondam tenuit in eadem villa: illam scil. bov. terræ quam Gregorius de Bernaldeby dedit quondam Agneti filiæ meæ,<sup>1</sup> ex cujus dono illam habui. Tenendam et habendam (201<sup>b</sup>) Deo et præfatis Can. in pratis et pascuis, et cum omnibus pert., libertatibus, et aisiamentis, infra villam et extra ad prædictam terram et prædictum toftum et croftum pertinentibus, libere, quiete, et honorifice, ab omni servitio, consuetudine, et demanda sæculari. Reddendo inde tantummodo annuatim Rectori Hospitalis S. Leonardi de Loucros sex den. pro omnibus rebus, scil. tres den. ad festum S. Martini in hyeme, et tres den. ad Pentecosten . . . Hiis testibus. Ada de Hyltona, Willelmo de Mauteby, Stephano de Rosel, Willelmo de Thocotes, Ricardo de Normanby, Willelmo de Salkoc, Johanne de Thocotes, Stephano Russel, Henrico de Uplyum, Clerico, Johanne de Bernaldeby, Willelmo de Thornetona, et m. a.

CCCCVI. Agnes, filia Willelmi de Gyseburne . . . Hawysæ, meæ matri, et hæ. suis, vel cui assignare voluerit, unam bov. terræ in territorio de Bernaldeby cum tofto et crofto, quos Astinus de Mordale quondam tenuit in eadem villa: illam scil. bov. terræ quam Gregorius de Bernaldeby dedit michi. Tenendam et habendam prædictæ Hawisæ, et hæ. suis, vel suis assignatis, de Rectore Hospitalis S. Leonardi de Loucros et Leprosis ibid. [Deo] servientibus, cum omnibus pert., libertatibus, et aisiamentis ad prædictam terram infra villam et extra pertinentibus, libere, quiete, et honorifice, ab omni servitio, consuetudine, et demanda. Reddendo inde tantummodo Rectori Hospitalis S. Leonardi de Loucros (etc. as in the last charter). . . . Hiis testibus. Domino Willelmo de Thocotes, Domino Ricardo de Hoton, Henrico, Clerico de

<sup>1</sup> See No. 347 where the Agnes, mentioned in this charter, is called Agnes, daughter of William de Ber-

naldeby, but in No. 406 she calls herself the daughter of William de Gyseburne.

Uplyum, Johanne de Thocotes, Johanne de Bernaldeby, Johanne de Thorp, Petro Westiby, Petro de Aula, Thoma Pulayn, Hugone Fabro, Nicholao filio Stephani, Radulfo de Hoton, et m. a.

CCCCVII. Adam de Oswaldekirke<sup>1</sup> . . . Priori et Conventui de Gyseburne, custodiam duarum bov. terræ cum pert. in Bernaldby, et totum jus et clamium, quod habui, vel habere potui, in prædicta terra in vita mea: illas scil. duas bov. terræ, quas accepi in liberum maritagium cum Cecilia, uxore mea, filia quondam Johannis de Bernaldeby, et quas de præfatis Priore et Can. tenui. Tenendam et habendam eisdem, libere, quiete, pacifice, et integre, cum omnibus pert., libertatibus, et aisiamentis, infra villam et extra ad prædictam terram pertinentibus, scil. in tota vita mea. Ita tamen quod post obitum meum cum hæredes mei, quos de prædicta Cecilia genui, ad legitimam pervenerint etatem, prædicta terra cum pert. ad eos revertatur, de præfatis Priore et Conventu tenenda imperp. . . (202) Hiis testibus. Domino Ada de Hylton, Ricardo de Hoton, Ricardo de Normanby, Willelmo de Salkoc, Johanne de Thocotes, Stephano Russel, Petro Westiby, Petro Nurri, et m. a.<sup>2</sup>

CCCCVIII. Agnes, filia Nicholai, filii Baldrici de Martona<sup>3</sup> . . . Johanni Esturmy et hæ. suis, duos solidatus redditus de quatuor solidatis, quos Willelmus de Bernaldeby annuatim reddidit pro dim. car. terræ in Martona. Ita quod ego, Agnes, attornavi prædictum Willelmum de Bernaldeby responsurum et redditurum prædicto Johanni et hæ. suis prædictos duos solidatus annuatim, scil. xii den. ad festum S. Martini in hyeme, et duodecim<sup>4</sup> den. ad Pentecosten . . . Hiis testibus. Willelmo de Tametona, Ricardo de Lestre, Roberto Tolebou, Roberto de Acclum, Ricardo de Levingtona, Hugone filio Patricii, Waltero de Mortona, Henrico fratre ejus, Willelmo de Mubray, Willelmo de Bernaldeby, Hugone de Hotona, Waltero fratre ejus, et aliis.

CCCCIX. Ada [m] de Hyltona<sup>5</sup> . . . Deo etc. totam terram cum pert. in Bernaldeby, quam habui ex dono Johannis, filii Willelmi [de Bernaldeby]: viz. illam dim. car. terræ cum prato et pert., quæ jacet remotior a sole de dominico prædicti

<sup>1</sup> See Nos. 355, 424, and 441.

<sup>2</sup> Note at end of No. 407. "Quære per istam cartam in fine confirm . . . Suart' fil 'dictæ Cecilie super dicta. . . ." See No. 441.

<sup>3</sup> See Nos. 416, 442, 626, 630, and 663.

<sup>4</sup> *Duos*.

<sup>5</sup> See No. 425. A copy of this deed is given by Dodsworth (VII. fo. 49), and also a drawing of the seal attached to it. The shield bears, Ermine a saltire, with the inscription, "+ SIGILLVM ADAM DE HILTVN."



Johannis, cum tofto et crofto quæ jacent propinquiora capitali mesuagio Prioris Gyseburnæ versus aquilonem in eadem villæ; et unam aream in dominico crofto ejusdem Johannis propinquiorem soli, habentem in latitudine quatuor perticatas, ita quod quælibet perticata sit xx<sup>ii</sup> pedum, et longitudo ejusdem areæ extendit se a communi via, quæ est juxta Capellam, usque ad moram; et unam acram terræ in superiori parte ejusdem crofti versus aquilonem, et propinquiorem prædictis quatuor perticatis. Tenendam et habendam Deo et præfatis Can., libere, quiete, et honorifice, cum omnibus pert., libertatibus, et asiamentis, ad prædictas terras infra villam et extra pertinentibus. Faciendo inde michi et hæc. meis tantummodo forinsecum servitium, quantum pertinet ad dim. car. terræ, unde decem car. etc. . . . Hiis testibus. Willelmo de Malteby, Waltero de Mubray, Waltero de Stainesby, Ricardo de Normanby, Willelmo de Salkoc, Willelmo Loreng, Stephano Russel, Johanne de Gousel, Willelmo de Thornetona, Ada de Lyum, Petro Westiby, Petro Nurri et m. a.

CCCCX. Alicia, filia Willelmi Alby de Uplyum. . . . Noveritis me, in libera potestate et viduitate mea, concessu Henrici fratris mei, dedisse et quietam clamasse Deo etc., unam bov. terræ cum omnibus pert. suis in Bernaldeby: illam scil. quæ proxima est soli de duabus bov., quas pater meus tenuit de dictis Can., et quam ipse michi dedit in maritagio. Et ut hæc donatio et quieta clamatio mea firmitatem<sup>1</sup> optineant perpetuam (202<sup>b</sup>), præsens scriptum tam sigillo Henrici fratris mei, quam meo roboravi. Hiis testibus. Hugone de Hotona, Willelmo de Thocotes, Waltero de Thorp, Johanne de Bernaldeby, Jordano de Beverley, Roberto de Mida, et m. a.

CCCCXI.<sup>2</sup> Adam de Kirkeoswald . . . Priori et Can. de Gyseburne, licentiam faciendi stangnum ad vivarium, et molendinum habendi infra liberam communem pasturam meam de Bernaldeby juxta Kaldekelde, viz., in valle qui se extendit de Kaldekelde usque ad viam quæ ducit ad Estonam ex parte australi de Micklerig. . . . Hiis testibus. Stephano de Menil, Willelmo de Thocotes, Ricardo de Hotona, Johanne de Thocotes, Ada de Lyum, Petro filio Nicholai, et aliis.

CCCCXII. Marjoria, uxor quondam Hugonis de Sciptona.<sup>3</sup> . . . Noveritis me, in libera viduitate et plena potestate mea, quietam clamasse Priori et Conventui de Gyseburne de me imperp., totam tertiam partem meam, quæ me contingebat nomine dotis de toto ten., quod Hugo de Sciptona, quondam maritus meus, de eis tenuit, et dedit eisdem in villa de

<sup>1</sup> *Firmam*.

<sup>2</sup> See No. 427.

<sup>3</sup> See Nos. 401 and 451.

Bernaldeby, cum omnibus pert. infra villam et extra. Unde volo, quod cyrographum, factum in Curia domini Regis apud Eboracum, coram domino Roberto de Lexingtona et sociis suis, Justiciariis, inter me et eundem Priorem de eadem tertia parte mea, omnino viribus careat. . . . Hiis testibus. Ada de Hilton, Willelmo de Thocotes, Ricardo de Hotona, Willelmo de Salkoc, Willelmo de Lairton, Johanne de Thocotes, Henrico de Uplyum, Ada de Lyum, Petro Westiby de Gyseburne, Johanne de Thorp, Johanne de Bernaldeby, Willelmo de Thornetona, et m. a.

CCCCXIII. Walterus de Hotona. . . . Deo, et Ecclesiæ S. Mariæ de Gyseburne, et Cantori ejusdem Ecclesiæ, unum toftum cum crofto, quem Walterus Spileman tenuit in eadem villa de Bernaldeby, sicut extendit se versus fontem qui est ad capud Bercariæ Prioris de Gyseburne. Tenendum et habendum in lib. pur. et perp. elem., cum omnibus pert. et aisiamentis suis, et libertatibus, infra villam et extra, sicut liberius prædicta Ecclesia aliquam tenet elemosinam. . . . Hiis testibus. Hugone de Hotona, Ricardo filio ejus, Reginaldo Rosel, Willelmo de Thocotes, Johanne de Bernaldeby, Gregorio de Bernaldeby, Johanne de Sciptona, Roberto de Mida, Willelmo de Bolleby, et m. a.

CCCCXIV. Ricardus de Bernaldeby, Cæmentarius . . . (203) Deo etc., pro salute animæ meæ, totam terram cum pert. quam habui in Campis de Bernaldeby, in lib. pur. et perp. elem. Tenendam et habendam præfatis Can., libere, quiete, integre, ab omni servitio et exactione sæculari. . . . Hiis testibus. Domino Ada de Hyltona, Domino Ricardo de Hotona, Domino Rogero de Thocotes, Stephano Russel, Johanne de Thocotes, Ricardo de Nevile, Petro de Westiby, et aliis.

CCCCXV. Emma, filia Willelmi de Thornetona . . . Noverit universitas vestra me concessisse, et, tactis sacrosanctis evangeliis, jurasse Domino Johanni, Priori de Gyseburne<sup>1</sup> quod si Adam, filius Willelmi de Thornetona, frater meus, vel hæres de carne ejus et uxore desponsata, venerit in Angliam, red [d] am eis sine dilatione et contradictione illam bov. terræ cum pert. in Bernaldeby, quam dictus Adam, frater meus, tenuit de dicto Priore de jure hæreditario. Quod si forte in adventu prædicti Adæ, vel legitimi hæredis ejus, prædictam terram eis reddere distulero vel contradixero, licebit præfato Priori, et succ. suis, me et meos de eadem terra penitus expellere, et eam eis sine dilatione tradere, non obstante aliquo jure, quod per saisinam quam dictus Dominus Prior michi de prædicta terra fecit, vel meis adquisitum. . . . Hiis

<sup>1</sup> Prior 1239-1255.

testibus. Ricardo de Hotona, Rogero de Thocotes, militibus, Johanne de Thocotes, Petro de Uplyum, Petro Westiby, Willelmo de Thornetona, et aliis.

CCCCXVI. Nicholaus, filius Baldrici de Martona<sup>1</sup> . . . Johanni Sturm, cognato meo, quatuor solidos de redditu recipiendos de Willelmo de Bernaldeby et hær. suis, pro homagio et servitio suo, ei et hær. suis de me et hær. meis, in feudo et hæreditate. Et pro hac concessione dedit michi idem Johannes unum equum de una marca argenti. Si vero dim. car. terræ de Tollesby, longius scil. a sole, illam viz. quam tenuit Prior Gyseburnæ, deliberare potuero, idem Johannes et hær. sui tenebunt eam de me et hær. meis in feudo et hæreditate, loco redditus prædicti scil. iiii<sup>or</sup> solidorum; et illi quatuor solidi de redditu ad me revertentur. Sin autem eam deliberare non potuero, redditus iiii<sup>or</sup> solidorum ei et hær. suis remanebit. Quod si prædictam dim. car. ei deliberare potuero, liberam eam tenebit et quietam ab omnibus servitiis, unum par cirotecarum singulis annis reddendo. <sup>2</sup>Sin autem quatuor solidos prædictos de redditu, ex quo terra illa pro qua redduntur, ad me [non] veniet, reddent Willelmo de Bernaldeby et hær. sæpedito Johanni et hær. suis, sicut patri meo reddiderunt. Hiis testibus. Petro de Brus,<sup>3</sup> Eudone de Sotewast, Roberto de Prestervilla, Ada Capellano, Hugo[ne] Scarboth, Reginaldo, Clerico de Merse, Willelmo de Bernaldeby, Waltero Galiciano, Roberto Bretun, Hugone de Merse, Alexandro Pugeys, Rogero de Brottun, et aliis.

CCCCXVII. Petrus Westiby . . . Deo etc., in lib. pur. et perp. elem., duas acras prati in Bernaldeby, quas habui ex dono (203<sup>b</sup>) Johannis de Bernaldeby. Tenendas et habendas Deo et præfatis Can., in lib. pur. et perp. elem. . . . Hiis testibus. Domino Ada de Hyltona, Domino Ricardo de Hotona, Domino Ricardo de Normanby, Domino Rogero de Thocotes, Johanne de Thocotes, Willelmo de Thor[n]tona, Stephano Russel, Petro Nurri, et m. a.

CCCCXVIII.<sup>4</sup> Juliana, filia Rogeri, filii Elianoræ de Estona . . . Deo etc., in libera potestate viduitatis meæ, unam bov.

<sup>1</sup> See No. 408.

<sup>2</sup> The sense of this passage is not clear, but it seems to mean, that if the land, instead of which the four shillings are paid, shall not be restored to Nicholas de Marton, then William de Bernaldeby and his heirs shall pay John Sturm and his heirs the rent of four shillings, as they used to pay Nicholas's father. The case in which

the land is restored, is taken in the preceding clause.

<sup>3</sup> Peter de Brus i. (1200-1222.)

<sup>4</sup> See No. 402. The following note, very much cut in the binding, is at the side of this charter: "... script' in fine cart . . . aldbby donationem . . . xoris Rogeri de Eston . . . Julianæ."

terræ cum pert. in Campis de Bernaldeby, in lib. pur. et perp. elem. Illam scil. bov. quam habuerunt ex dono Willelmi, mariti mei. Tenendam et habendam Deo, et præfatis Can., et eorum succ., libere, quiete, pacifice, et integre, cum omnibus pert. suis. . . . Hiis testibus. Dominis Marmedoco de Thueng, Rogero de Thocotes, Johanne de Bulmer, Roberto Marrays, Gylthot de Lackenby, Ricardo de Lyum, Willelmo Beuchamp, Waltero filio Eustacii, Petro de Brun, et aliis.

CCCCXIX. Juliana, quondam uxor Walteri de Neutona . . . Priori et Conventui de Gyseburne, totum jus et clamium, quod habui, vel habere potui, in terris, in toftis et croftis, et in omnibus aliis rebus, quæ habent in villis et campis de Thorp et Bernaldeby . . . Hiis testibus. Domino Willelmo de Rosel, Johanne de Thocotes, Hugone de Hoton, Waltero de Thorp, Johanne de Redmershyl, Ricardo de Lyum, <sup>1</sup> de Lyum, Waltero, filio Eustacii de eadem, Willelmo Beuchamp de eadem, et m. a.

CCCCXX. Alanus, filius Willelmi Buscel<sup>2</sup> . . . Noverit universitas vestra me concessisse etc. Deo etc., totam terram cum pert., quam habent in Bernaldeby, et de me et hæ. meis ipsam cum omnibus pert. suis imperp., quietam clamasse . . . Hiis testibus. Dominis Willelmo de Mubray, Waltero de Stainesby, Nicholao de Percy, Johanne de Blaby, Willelmo de Salkoc, Johanne de Thocotes, Thoma [de] Salkoc, Stephano Russel, Willelmo de Beuchamp, Ricardo de Lyum, et m. a.

CCCCXXI. (204) Omnibus Christi fidelibus hoc scriptum inspecturis, Hamo, Prior,<sup>3</sup> et Conventus de Parco de Helagh, eternam in Domino salutem. Noveritis nos concessisse dedisse, et hoc præsentī scripto nostro cirographato confirmasse; Priori et Conventui de Gyseburne, duas bov. terræ in territorio de Bernaldeby cum uno tofto in eadem villa, quas habuimus de dono Adæ de Ormesby.<sup>4</sup> Tenendas et habendas prædictis Priori et Conventui de Gyseburne, et eorum succ., libere, quiete, pacifice, cum omnibus pert. suis, libertatibus, et

<sup>1</sup> Omission in the original.

<sup>2</sup> See the Whitby Chart. (ii. 461), for an account of this grantor.

<sup>3</sup> Item memorandum quod Kalendas Aprilis, Anno ab Incarnatione Domini, m<sup>o</sup> cc<sup>o</sup> sexagesimo, installatus fuit Hamo de Eboraco, quartus Prior de Parco, et stetit in Prioratu per tres annos et unum mensem, et fecit cessionem xiii<sup>o</sup> Kalendas Junii, anno ab Incarnatione Domini, m<sup>o</sup> cc<sup>o</sup> lxxiii<sup>o</sup> [Chartulary of Helagh Park, Cott. MSS. Vesp. A. 41<sup>b</sup>.]

<sup>4</sup> The following is an abstract of the

deed, by which this grant was made: "Adam, filius Walteri de Ormesby. . . . Deo, et B. Johanni de Parco, et Can. ibid. Deo servientibus . . . duas bov. terræ in Bernadby, quas tenui de Waltero de Hotona, quæ jacent propinquiores terræ Willelmi Clerici, remotiores a sole, cum uno tofto in eadem villa quod Robertus filius Fulconis tenuit . . . Hiis testibus. Alano de Wilton, Willelmo de Tame-ton, etc." (Ibid., fo. 115<sup>b</sup>). This gift was confirmed by Walter de Hotona. (Ibid. fo. 116<sup>b</sup>).

aisiammentis, infra villam et extra ad prædictam terram pertinentibus. Reddendo inde annuatim nobis et succ. nostris, octo solidos argenti, medietatem ad festum S. Martini in hyeme, et medietatem ad Pentécosten, vel infra octavum diem prædictorum terminorum; et faciendo forinsecum servitium, quantum pertinet ad prædictam terram, unde decem car. etc. Si autem contingat, quod prædicti Prior et Conventus de Gyseburne prædictam firmam nobis et succ. nostris, vel certo attornato nostro, ad terminos prædictos vel infra octavum diem prædictorum terminorum, ut supradictum est, prompte et plenarie non persolverint, licebit nobis et succ. nostris prædictam terram cum tofto prædicto et omnibus pert. suis in manum nostram saysire, et retinere, sine contradictione prædictorum Prioris et Conventus de Gyseburne et succ. suorum, vel aliquorum aliorum ex parte eorundem. Et nos Hamo, Prior, et Conventus de Parco de Helagh prædicti, et succ. nostri, prædictam [terram] cum tofto prædicto et omnibus pert. suis per prædictum servitium, sicut supradictum est, prædictis Priori et Conventui de Gyseburne, et eorum succ., warantizabimus, quamdiu donatores nostri nobis warantizaverint. . . . Hiis testibus. Domino Stephano de Meynil, Domino Willelmo de Mubray, Johanne de Bulmer, Johanne de Thocotes, Willelmo de Piketona, Willelmo de Levingtona, Aynlet de Upsal, Petro Kethou, et aliis.

CCCCXXII. Notum sit omnibus hoc scriptum visuris vel auditoris, quod cum inter Michaellem, Priorem et Conventum de Gyseburne, Gregorium de Neutona, Johannem de Bernaldeby, Willelmum de Gyseburne, Capellanum, liberos homines de Bernaldeby, ex una parte, et Dominum Stephanum de Meynil, Waltherum filium Ricardi, Waltherum del We, Stephanum filium Rogeri de Estona, Rogerum filium Alienoræ, Radulfum filium Stephani, Ingeram filium Radulfi, liberos homines de Eston, ex altera, dissensus frequenter extitisset super una petera cum quadam particula siccæ moræ, quæ jacent versus aquilonem sub inferiori via quæ ducit per moram de Bernaldeby, a via quæ venit de Lackenby usque ad Molendinum de Upsale. Tandem inter partes amabiliter convenit in hunc modum, viz. quod tota mora ex australi parte fossati qui incipit ex australi parte de Mordaleheved, et se extendit versus orientem, descendendo usque in rivulum de Moredale, remanebit imperp. Priori et Conventui de Gyseburne, et prædictis liberis hominibus de Bernaldeby, et eorum hæc. imperp., sicut illa quæ pertinet ad ipsam villam de Bernaldeby. Et tota mora ex aquilonali parte ipsius fossati cum petera inferius remanebit prædicto Stephano de



Meynil, et præfatis liberis hominibus de Estona, et eorum hæ., imperp. Et sciendum est quod neutra pars de cætero in parte alterius communicabit in aliquo, et quod licebit utrique parti, si voluerit, partem suam ad se claudere fossato, vel quocunque modo voluerit, sine contradictione vel reclamazione alterius. Et in hujus rei testimonium sigilla partium præsentī scripto sunt (204<sup>b</sup>) appensa. Datum anno gratiæ, m<sup>o</sup> cc<sup>o</sup> tricesimo, in crastino Nativitatis B. Mariæ Virginis, apud Gyseburne. Hiis testibus. Domino W. de Percy, Alano de Wiltona, Thoma fratre ejus, W[illelmo] de Bartonā, Adam de Hyltona, Hugonē de Hotona, Roberto de Laysingby, Stephano Guer, . . . o de Thocotes, Reginaldo de Bayus, Petro de Clyveland, Henrico de Normandeby, Ricardo de Norma[n]deby,] Hugone de Lackenby, et m. a.

CCCCXXIII. Hæc est finalis concordia, facta in Curia Domini Regis apud Eboracum, die dominica proxima ante festum S. Botulfi, anno regni Regis Henrici, filii Regis Johannis, quartodecimo (June 9th, 1230), coram Stephano de Segrave, Roberto de Lexingtona, Radulfo filio Roberti, Briano filio Alani, Willelmo de London., Willelmo de Insula, et Magistro Roberto de Scherdelawe, Justiciariis Itinerantibus, et aliis Domini Regis fidelibus tunc ibi præsentibus: Inter Michaelēm, Priorem de Gyseburne, querentem per Andream de Eboraco, Can. suum, positum loco suo ad lucrandum vel perdendum, et Gregorium, filium Walteri [de Bernaldeby], impediētem, de quindecim bov. et viginti duabus acris terræ cum pert. in Bernaldeby. Unde placitum warantiæ cartæ summonitum fuit inter eos in eadem Curia, scil. quod prædictus Gregorius recognovit prædictas quindecim bov. terræ, cum pert., esse jus ipsius Prioris et Ecclesiæ suæ de Gyseburne. Habendas et tenendas eidem Priori, et succ. suis, et Ecclesiæ suæ de Gyseburne, de prædicto Gregorio et hæ. suis, in lib. et perp. elem., faciendo inde forinsecum servitium, quantum pertinet ad prædictas quindecim bov. terræ, pro omni servitio. Et præterea idem Gregorius [recognovit] prædictas viginti acras et duas terræ cum pert. esse jus ejusdem Prioris, et Ecclesiæ suæ de Gyseburne. Habendas et tenendas eidem Priori, et succ. suis, et Ecclesiæ suæ de Gyseburne, de prædicto Gregorio et hæ. suis, in pur. et perp. elem. Et prædictus Gregorius et hæ. sui warantizabunt prædicto Priori, et succ. suis, et Ecclesiæ suæ de Gyseburne, prædictas terras cum omnibus pert. suis contra omnes homines imperp. Et idem Prior recepit prædictum Gregorium et hæ. suos in singulis beneficiis et orationibus, quæ de cætero fient in Ecclesia suā de Gyseburne.

CCCCXXIV. Johannes, filius Willelmi de Bernaldeby . . . Deo etc., totam terram, et totum pratum, et totam moram, et omnia ædificia, et omnia alia, quæ habui in Bernaldeby, cum omnibus pert. suis infra villam et extra, sine ullo retene-mento. Dedi etiam eisdem Can. homagium et totum servi-tium Adæ de Hyltona, et hæ. suorum, de dim. car. terræ cum pert. in Bernaldeby, et homagium et totum servitium Johannis de Tocotes, et hæ. suorum, de una acra et dim. prati in Bernaldeby, et homagium et totum servitium Adæ de Oswalde-kerne, et hæ. suorum, de duabus bov. terræ cum pert. in Bernaldeby; et totum servitium Petri Westiby de Gyseburne, et hæ. suorum, de duabus bov. terræ cum pert. in Bernalde-by, et homagium et (205) . . . cum pert. in Marton, et totum servitium Ricardi . . . prati cum pert. quæ jacent ex orientali parte de W . . . confirmavi Deo, et præfatis Can. Tenenda et habenda . . . vel aliquis hæredum meorum aliquo tempore in aliquo prædictorum. . . . Domino Johanne de Bulmer, Domino Ada de Hylton, Domino Ricardo de Hoton; Domino . . ., Domino Ambrosio de Camera, Domino Rogero de Tocotes, Willelmo de Salkoc, Johanne de Tocotes, Stephano Russel, et m. a.

CCCCXXV. Johannes, filius Willelmi de Bernaldeby<sup>1</sup> . . . Domino Adæ de Hylton, pro homagio et servitio suo, et pro decem et octo marcis, et septem solidis, et sex den., dim. car. terræ cum pert. in villa de Bernaldeby: illam viz. quæ jacet remotior [a] sole de dominico meo in prædicta villa, cum tofto et crofto quæ jacent propinquiora capitali mesuagio Prioris de Gyseburne versus aquilonem; et unam aream in dominico crofto meo propinquiorem soli, habentem in latitudine quatuor perticatas: ita viz. quod quælibet perticata sit viginti pedum, et longitudo ejusdem areæ extendit se a communi via, quæ est juxta Capellam, usque ad moram: et unam acram terræ in superiori parte ejusdem crofti versus aquilonem, et propin-quiorem prædictis quatuor perticatis. Tenenda et habenda prædicto Adæ, et hæ. suis, vel suis assignatis, de me et hæ. meis, libere, quiete, et honorifice, faciendo inde forinsecum servitium michi et hæ. meis, quantum pertinet ad dim. car. terræ, unde decem car. etc. . . . Hiis testibus. Domino Waltero de Mubray, Domino Waltero de Stainesby, Domino Stephano de Rosel, Domino Willelmo de Tocotes, Domino Ricardo de Normanby, Johanne de Tocotes, Henrico de Uplyum, tunc Ballivo Clivelandæ, Nicholao de Marton, et m. a.

CCCCXXVI. Johannes de Bernaldeby . . . Deo etc., in lib. .

<sup>1</sup> See No. 409.

pur. et perp. elem., totum pratum meum in Bernaldeby, quod jacet inter viam, quæ ducit de Bernaldeby ad Loucros, et pratum Johannis de Tocotes, integre, sine retenemento. . . . Hiis testibus. Willelmo de Tocotes, Ricardo de Hoton, Johanne de Tocotes, Johanne de Thorp, Thoma Doget, Roberto filio Mathæi, Adam de Lyum, Petro Westiby, Petro Nurri, et m. a.

CCCCXXVII. Johannes de Bernaldeby<sup>1</sup> . . . Priori et Can. de Gyseburne licentiam faciendi stangnum ad vivarium, et molendinum habendi, infra communem pasturam meam de Bernaldeby juxta Kaldekelde, viz. in valle qui se extendit de Kaldekelde usque ad viam, quæ ducit ad Estonam ex parte australi de (205<sup>b</sup>) [Mi] dderig. . . . [Hiis testibus.] . . . enil, W. de Tocotes, Ricardo de Hoton, Johanne de Tocotes, Ada de de . . . aliis.

CCCCXXVIII.<sup>2</sup> Johannes, filius W[illelmi de Bernaldeby] . . . Deo etc., duas bov. terræ in Bernaldeby; illas scil. quæ jacent propinquiore terræ ipsorum Can. versus occidentem præter unum, cum toto prato ad illas duas bov. terræ pertinente: et præterea unam rodam prati apud Morhil: et unum toftum cum crofto in eadem villa, sine aliquo retenemento, quod jacet inter toftum ipsorum Can. et toftum Roberti, filii mei, quod tenet de Hospitali S. Johannis.<sup>3</sup> Tenenda et habenda prædictis Can. vel suis assignatis, de me et hæ. meis, libere et quiete, integre et plenarie, cum omnibus pert., libertatibus, et aisiamentis suis, ad prædictam terram et prata infra villam et extra pertinentibus, faciendo inde tantummodo forinsecum servitium, quantum pertinet ad duas bov. terræ, unde decem car. etc., pro omni servitio, consuetudine, et exactione sæculari. . . . Hiis testibus. Ricardo de Hoton, Willelmo de Tocotes, Johanne de Langberg, Johanne de Tocotes, Stephano de Rosel, Johanne de Torp, Reginaldo de Bayus, Willelmo de Morton, Petro Westiby, et m. a.

CCCCXXIX. Johannes de Bernaldeby . . . Ricardo, fratri meo, pro servitio suo, totam terram quam habui in Campis de Bernaldeby, in parte orientali de Windhil, et ex parte australi regalis viæ, inter terram Prioris de Gyseburne, et terram Adæ, filii Willelmi de Thornetona. Et præterea concessi, et dedi, eidem Ricardo totum pratum quod habui in parte orientali de Wyndhyl, inter pratum Prioris de Gyseburne et pratum Petri de Aula. Tenenda et habenda prædicto Ricardo, et suis assignatis, de me et hæ. meis imperp., libere, quiete, et

<sup>1</sup> See No. 411.

<sup>2</sup> Peter de Brus II. (1222-1240) confirmed this gift. (No. 940.)

<sup>3</sup> The Hospital of St. John of Jerusalem. See Nos. 453 and 454.



pacifice, ab omni servitio, consuetudine, et demanda sæculari, cum omnibus libertatibus et aisiamentis ad prædictam terram et ad prædictum [pratam] pertinentibus. Reddendo inde annuatim michi et hæ. meis unum den. ad Pascha pro omnibus. . . . Hiis testibus. Domino Ricardo de Hoton, Ada de Lyum, Johanne de Tocotes, Umfrido de Hoton, Petro Westiby, Petro de Aula, Thoma Pulayn, Radulfo de Hoton, Nicholao filio Stephani, Adam Parvo, Roberto Parvo, et m. a.

CCCCXXX. Johannes de Bernaldeby . . . Petro Westiby de Gyseburne, duas bov. terræ cum pert. in Bernaldeby : illas scil. quæ jacent propinquiores duabus bov. terræ, quas Prior et Conventus habent ex dono meo in eadem villa, et sunt remotiores a sole, cum tofto et crofto quæ jacent propinquiora tofto Adæ de Kirkeoswald ex parte australi, et cum pratis et pascuis, et omnibus pert., libertatibus, et aisiamentis, infra villam et extra ad prædictas duas bov. terræ pertinentibus, sine ullo retenemento. Tenendas et habendas præfato (206) Petro et suis assignatis, libere, quiete et honorifice, pacifice et integre, absque omni servitio et exactione, consuetudine et demanda, faciendo michi et hæ. meis tantummodo forinsecum servitium, quantum pertinet ad duas bov. terræ, unde decem car. etc. . . . Hiis testibus. Domino Ada de Hilton, Domino Ricardo de Hoton, Domino Willelmo de Malteby, Johanne de Tocotes, Johanne de Blaby, Nicholao de Marton, Reginaldo de Tocotes, Roberto de Bayus, Petro Nurri, et m. a.

CCCCXXXI. Petrus Westiby de Gyseburne . . . Deo etc., duas bov. terræ in Bernaldeby, cum tofto et crofto, pratis et pascuis, et omnibus pert., libertatibus, et aisiamentis, infra villam et extra ad easdem bov. terræ pertinentibus : illas scil. quas habui ex dono Johannis de Bernaldeby. Tenendas et habendas prædicto Priori et Can., in lib. pur. et perp. elem. . . . Hiis testibus. Ada de Hilton, Ricardo de Hoton, Ricardo de Normanby, Johanne de Tocotes, Willelmo de Salkoc, Stephano Russel, Reginaldo de Tocotes, Willelmo de Torneton, Ada de Lyum, Petro de Aula, Ada Petit, Waltero Wodekoc, et m. a.

CCCCXXXII. Johannes de Bernaldeby . . . Petro Westiby et hæ. suis, vel cui assignare voluerit, duas acras prati in pratis de Bernaldeby, scil. apud Briggedale et apud Windhyl. Tenendas et habendas prædicto Petro et hæ. suis, vel cui assignare voluerit, libere, quiete, et honorifice. Reddendo inde annuatim michi et hæ. meis unum den. ad Natale Domini, pro omnibus rebus. . . . Hiis testibus. Ricardo de Hoton, Ricardo de Normanby, Willelmo de Salkoc, Johanne

de Tocotes, Petro de Uplyum, Radulfo de Lyum, Ada de Lyum, Petro Nurri, et m. a.<sup>1</sup>

CCCCXXXIII.<sup>2</sup> (206<sup>b</sup>) Hugo de Sciptona . . . Deo etc., duas bov. terræ, quas tenui de eis in villa de Bernaldeby. . . . Hiis testibus. Ricardo de Hoton, Willelmo de Salcok, Johanne de Tocotes, Ada de Lyum, Petro Westiby, Petro de Aula, Johanne de Bernaldeby, Nicholao filio Stephani, Johanne de Thorp, Roberto de Myda, Willelmo de Thorneton, et m. a.

CCCCXXXIV. Rogerus, filius Richolfi de Galmeton . . . Willelmo, filio Rogeri de Scutherscelf,<sup>3</sup> et hæ. suis, et ejus assignatis, imperp., redditum dim. marcæ in villa de Bernaldeby, quam Can. de Gyseburne michi solebant annuatim reddere, pro vi bov. terræ in eadem villa, in excambium scil. pro dim. marca redditus, quam pro terra mea de Neusum ego, Rogerus, et hæ. mei, debebamus annuatim prædicto Willelmo de Scutherscelf et hæ. suis. . . . Hiis testibus. Henrico de Siltan, Hugone de Hoton, Willelmo de Tocotes, Henrico, Clerico de Uplyum, Johanne Medico, Johanne de Bernaldeby, Johanne de Tocotes, Willelmo de Uplyum, etc.

CCCCXXXV. Ricardus filius Willelmi, nepos et hæres Roberti de Scotherscelf . . . Priori et Conventui de Gyseburne totum jus et clamium quod habui unquam, habeo, vel habere potero, in redditu dim. marcæ argenti in villa de Bernaldeby, quem Rogerus, filius Ricolfi de Galmeton, dedit Willelmo, filio Roberti de Scotherscelf, avo meo, in excambium pro terra in Galmetona,<sup>4</sup> percipiendo per manus dictorum Prioris et Conventus pro vi bov. terræ in villa de Bernaldeby. . . .

<sup>1</sup> At the bottom of fo. 206 is the following note, written in a different hand from that of the text:—"Quære transcriptam cartam Adæ de Sancto Oswaldo et Johannis Pinchun. Et Ricardi generi, et aliorum in eadem carta nominatorum. Item supradicti J. Pinchun, et Gregorii de Bernaldby, inter cartas de Loucros, quodlibet istorum per suum proprium signum in dorso signatum. Item J. de Langbergh, quæ habet tale signum. Terra in istis cartis S. Leonardo et Leprosis ejusdem collata, set manerio de Bernaldby appropriata, ideo transcripta ponuntur inter cartas de Loucros." The *signa* are given, and consist of straight lines combined in various ways with crosses and circles; thus Langbergh's is a straight line between two circles.

<sup>2</sup> From here to No. 452 the writ-

ing becomes larger and is in paler ink.

<sup>3</sup> See Nos. 397-399. William fitz Roger de Scutherscelf is called William fitz Robert de Scotherscelf in the next deed. The relationship between the parties is not very clear; however, it seems probable that William fitz Robert or Roger de Scutherscelf had two sons, Robert, the eldest, who died childless, and William, who had a son Richard, the Richard fitz William of the next deed. From the Inq. p. m. of Nicholas de Menil, taken at Kilham on the . . . day of Feb., 28 Edward I. (1299-1300), it appears, that Robert de Scotherscelf held a carucate of him in Scotherscelf, Skutterskelfe in the parish of Hutton Rudby, by the service of the twelfth part of one knight's fee.

<sup>4</sup> Ganton near Scarborough.

Hiis testibus. Roberto Gretheved, Johanne de Redmershil, Ada de Tocotes, Willelmo de Mortona, Willelmo de Thormodeby, Stephano (207) Stabulario de Gyseburne, et m. a. Datum apud Gyseburne, v<sup>to</sup> Kalendas Januarii, Anno Domino, m<sup>o</sup> ccc<sup>mo</sup> viii<sup>o</sup>.

CCCCXXXVI. Walterus de Hoton. . . . Deo et Can. de Gyseburne, donum quod fecit eis Willelmus, Clericus, filius Roberti de Gyseburne, de vi acris terræ et xv perticatis terræ cum pert., quas tenuit de me in duabus culturis sub villa de Bernaldeby versus austrum. Tenendas et habendas cum omnibus libertatibus et aysiamendis ad prædictam terram infra villam et extra pertinentibus, in lib. pur. et perp. elem. . . . Hiis testibus. Reginaldo de Rosel, Johanne de Bernaldeby, Gregorio de Newton, Henrico de Morton, Petro de Westiby, Petro Nurri, Rogero de Whiteby, Willelmo Stabulario, Willelmo Forestario, J. de Tocotes, et m. a.

CCCCXXXVII. Gregorius, filius Walteri de Bernaldeby. . . . Willelmo, filio Roberti de Gyseburne, vel cui assignare voluerit, vi acras terræ et xv perticatas in duabus culturis, sub villa de Bernaldeby versus austrum, de dominico meo, quas dedi Waltero de Hoton, qui prædictas acras et perticatas vendidit eidem Willelmo. Tenendas et habendas de eo et hæ. suis, libere, et quiete, et integre. Reddendo inde annuatim, eidem Waltero et hæ. suis, duos den. ad Pentecosten, pro omni servitio, et consuetudine, et exactione, sicut carta testatur, quam idem Willelmus habet, vel ejus assignatus, de eodem Willelmo vel hæ. suis. . . . Hiis testibus. Laurentio, Priore Gyseburnæ, Willelmo de Tameton, Reginaldo de Rosel, Hugone de Hoton, Ricardo filio ejus, Ricardo de Levington, Rogero de Stranton, Alberto Bosse, Roberto Bosse, Johanne de Bernaldeby, Roberto de Tunstal, Alexandro Pugeys, et m. a.

CCCCXXXVIII. Gregorius, filius Walteri de Bernaldeby . . . Willelmo, Clerico de Gyseburne, et cui assignare voluerit, pro quietâ clamatione cujusdam debiti quo tenebar patri ipsius Willelmi, unum toftum cum crofto in Bernaldeby, quem Umfridus de Bernaldeby tenuit, propinquiorem tofto Pagani de Bernaldeby versus orientem. Præterea. . . . tres acras terræ in cultura mea de Scuggedale versus occidentem: et præterea . . . sedem cujusdam bercariæ in eadem villa de Bernaldeby sub crofto meo versus austrum, in longitudine lx<sup>ta</sup> pedum, et in latitudine xvi<sup>tim</sup> pedum. Etiam . . . (207<sup>b</sup>) totam terram quam habui in Konigholm, pertinentem ad omnes bov. meas terræ: et præterea pasturam ad octoginta oves cum tota sequela sua duorum annorum in tota pastura

mea, tam in dominica quam in communi, in villa de Bernaldeby. Et præterea . . . pasturam ad vi vaccas cum sequela sua trium annorum in pastura prænominata. Illi et ejus assignatis tenendas de me et hær. meis, in feudo et hæreditate, libere, quiete, ab omni servitio, et consuetudine, et exactione. Reddendo inde annuatim michi et hær. meis unum den. ad Pascha, pro omnibus servitiis et demandis. . . . Hiis testibus. Willelmo de Tamton, Marmeduco de Tweng, Willelmo fratre ejus, Ricardo de Levyngton, Willelmo de Bolleby, Willelmo de Bernaldeby, Willelmo de Tocotes, Hugone filio Patricii, Ricardo de Hoton, Alexandro Pugeys, Willelmo de Torenton, et m. a.

CCCCXXXIX. Willelmus, Clericus, filius Roberti de Gyseburne. . . . Deo et Can. de Gyseburne, quatuordecim acras et tres rodas terræ in cultura de Scuggeddale versus aquilonem, scil. in Houedlandès et Scortbuttes, cum omnibus pert. et aysiamētis suis, et cum toto siketo quod pertinet ad totam culturam de Scuggedale. Tenendas et habendas in lib. et pur. et perp. elem. Præterea . . . omnes terras quas tenui de Gregorio, filio Walteri de Bernaldeby, in territorio de Bernaldeby, infra villam et extra, sine ullo retenemento, de assensu et voluntate ipsius Gregorii, viz. totum mesuagium meum in Bernaldeby, cum ædificiis et omnibus pert. et aysiamētis suis, et quatuor bov. terræ in territorio ejusdem villæ cum omnibus pert., libertatibus, et aysiamētis, infra villam et extra, et unam acram et unam rodam terræ in Wandayles juxta croftum meum versus occidentem, et unam acram terræ juxta Ryduskeldesik versus orientem, et dim. acram terræ propinquiorem gardino Gregorii, filii Walteri de Bernaldeby, versus orientem, ad ædificandum, et totam terram quam habui in Konyngholm ex dono dicti Gregorii, filii Walteri, et sedem unius bercariæ in eadem villa sub crofto meo versus austrum, in longitudine lx<sup>ta</sup> pedum et in latitudine xvi<sup>am</sup> pedum. Tenenda et habenda de prædicto Gregorio, et hær. suis, libere, quiete, et plenarie, cum omnibus ad prædictas terras infra villam et extra pertinentibus; faciendo inde tantummodo forinsecum servitium, quantum pertinet ad quatuor bov. terræ, unde decem car. etc., pro omnibus servitiis, et consuetudinibus, et demandis. Ad hæc etiam . . . vi acras terræ et xv perticatas in duabus culturis sub villa de Bernaldeby versus austrum, quas tenui de Waltero de Hoton. Habendas (208) et tenendas præfatis Can., libere, quiete, et integre, sicut ego tenui. Reddendo inde annuatim dicto Waltero de Hoton et hær. suis duos den. ad Pentecosten, pro omni servitio, consuetudine, et exactione. Et in hujus meæ donationis et con-

cessionis test. hanc cartam meam sigillo meo munitam dictis Can. tradidi. Præterea quietam clamavi eisdem Can. de me, et hæc. meis, et assignatis, imperp., communam, et quicquid juris vel clamii habui vel habere potui in mora, pastura, et bosco de Scuggedale. Hiis testibus. Willelmo de Tamton, Reginaldo de Rosel, Hugone de Hoton, Johanne, Clerico de Eseby, Thoma de Marton, Petro de Oliveland, Reginaldo de Baiocis, Johanne de Bernaldeby, Henrico de Morton, Johanne de Tocotes, Roberto Escarbot, Rogero de Middelburg, Petro Westiby, Petro de Aula, Willelmo Stabulario de Gyseburne, et m. a.

CCCCXL. Gregorius, filius Walteri de Bernaldeby . . . Deo et Can. de Gyseburne, donum Willelmi, Clerici, filii Roberti de Gyseburne, quod fecit eis de quatuordecim acris et tribus rodīs terræ in cultura de Scuggedale versus aquilonem, scil. in Scortebuttes et Houedlandes. Tenendum et habendum prædictis Can., integre et plenarie per omnia, sicut in carta prædicti Willelmi, quam inde habent, plenius continetur, in lib. et pur. et perp. elem. . . . Hiis testibus. Hugone de Hoton, Reginaldo de Rosel, Willelmo de Barton, Waltero de Hoton, Waltero de Morton, Henrico fratre ejus, Petro de Clyveland, Johanne de Bernaldeby, et m. a.

CCCCXLI. Willelmus, dictus Suart, filius Adæ de Oswaldek-yrke<sup>1</sup> . . . Deo etc., in lib. pur. et perp. elem., in campis et villa de Bernaldeby duas bov. terræ, cum toftis et croftis et pratis, et cum omnibus aliis pert. et aysiamētis ad prædictas duas bov. terræ ubique spectantibus: illas scil. duas bov. terræ quas prædictus Adam, pater meus, accepit in maritagium cum Cecilia, matre mea, filia quondam Johannis de Bernaldeby, et quas de præfatis Can. tenui post decessum prædictorum Adæ et Cecilie, tanquam hæres legitimus ejusdem Cecilie. Tenendas et habendas Deo, et Ecclesie prædictæ, et Can. memoratis, libere, quiete, pacifice, et integre, cum omnibus libertatibus et aysiamētis ac pert. universis et singulis, ad prædictas duas bov. terræ infra villam et extra ubique pertinentibus. . . . (208<sup>b</sup>) Hiis testibus. Mathæo de Glaphou, Waltero de Thorp, Johanne de Redmershil, Waltero Beuchampe, Willelmo filio Eustacii, Ricardo de Lyum, et aliis.

CCCCXLII. Willelmus de Bernaldeby<sup>2</sup> . . . Deo etc., pro quatuordecim solidis, quos michi præ manibus dederunt, illos duos annuos solidos, quos ex attornatione Agnetis, filie Nicholai de Marton, reddere consuevi Johanni Esturmy, et quos idem Johannes michi postmodo dedit, et quietos clamavit, sicut ejus carta testatur, quam eisdem Can. resignavi . . .

<sup>1</sup> See Nos. 355 and 407.

<sup>2</sup> See No. 408.

Hiis testibus. Ricardo de , Willelmo de Lyum, Willelmo de Thorneton, Alexandro Pugeis, Ricardo de Hoton, Willelmo de Tocotes, Willelmo de Cotum, Mathæo Arundel, et m. a.

CCCCXLIII. Emma, quondam uxor Rogeri de Eston, in libera potestate et viduitate mea . . . Julianæ, filiæ meæ, unam bov. terræ cum. pert. in Bernaldeby: illam scil. bov. quam tenui de Priore et Conventu de Gyseburne in eadem villa. Habendam et tenendam illi et hæ. suis, de me et hæ. meis, in feodo et hæreditate, libere et quiete, integre, et plenarie, cum omnibus libertatibus et aysiamendis ad prædictam terram pertinentibus. Reddendo inde annuatim, nomine meo, Sacristæ Domus Gysburnæ vi den., medietatem ad Pentecosten, et aliam medietatem ad festum S. Martini in hyeme. . . . Hiis testibus. Roberto de Laysingby, Ricardo de Normanby, Rogero de Semer, Radulfo de Semer, Ricardo Blancard de Normanby, Roberto Maresco de Lackenby, Willelmo filio Roberti, Clerici, Petro, filio Umfridi de Laysingby, Roberto, filio Rogeri Pagani, Willelmo filio Emmæ, et aliis.

CCCCXLIV. Juliana, relicta quondam Willelmi le Nayr de Lackenby . . . in legitima potestate et viduitate mea constituta . . . Deo etc., totum jus et clamium, quod aliquando habui, habeo, vel habere potero quoquomodo imperp., in una bov. terræ in Bernaldeby juxta Gysburne, quam habent ex dono et concessione prædicti Willelmi Nayr, quondam mariti mei, et quam habui ex dono Emmæ, matris meæ, uxoris quondam Rogeri de Eston. . . . (209) Hiis testibus. Ada de Levynthorp, Willelmo de Ebor., Thoma de Brun, Johanne de Laysingby, Thoma Cornay, et aliis.

CCCCXLV. Willelmus, filius Willelmi le Nayr de Lackenby, et Juliana, uxor ejus<sup>1</sup> . . . Noverit universitas vestra nos concessisse, et tactis sacrosanctis evangeliiis, jurasse, Domino, Johanni, Priori de Gyseburne,<sup>2</sup> quod si Adam, filius Willelmi de Thorneton, vel hæres de corpore ejus et uxore desponsata, venerit in Angliam, reddemus ei, sine dilatione et impedimento, illam bov. terræ cum pert. in Bernaldeby, quam dictus Adam de prædicto Priore tenuit jure hæreditario: quod si forte in adventu prædicti Adæ vel legitimi hæredis ejus prædictam terram ei reddere distulerimus, vel contradixerimus, aut ante adventum ipsius fecerimus, quare prædicta terra ei libere reddi non possit, licebit præfato Priori et succ. suis nos, et

<sup>1</sup> See No. 415, which is a release in similar terms by Emma, daughter of William de Thornton, who must be the same person as Emma, widow of Roger de Eston, of No. 443. Juliana,

wife of William, son of William le Nayr, is then the daughter of Roger, son of Elianor de Eston, by Emma, daughter of William de Thornton.

<sup>2</sup> Prior 1239-1255.

nostros, de eadem terra penitus expellere, et eam ei sine dilatione reddere, non obstante aliquo jure quod per saisinam, quam de eadem terra habuimus, nobis aut nostris sit adquisitum. . . . Hiis testibus. Domino Ricardo de Hoton, Domino Rogero de Tocotes, Johanne de Tocotes, Umfrido filio ejus, Petro Westiby de Gyseburne, Ricardo de Lithum, Willelmo de Bewchamp, Waltero filio Eustacii, et aliis.

CCCCXLVI.<sup>1</sup> Pateat universis, quod ego, Hugo de Hilton, hæres Domini Adæ de Hilton, concedo, recognosco, et omnino pro me et hæ. meis imperp. quietum clamo, Deo etc., totum jus et clamium, quod habui, habeo, vel aliququaliter habere potero, in terris et ten., quæ dicti Can. habent ex dono Adæ de Hilton in Bernaldeby. . . . Hiis testibus. Dominis Willelmo de Rosel,<sup>2</sup> Arnaldo de Percy, Roberto Guer, militibus, J[ ] de Irton,<sup>3</sup> J[ ]<sup>4</sup> de Redmershil, Willelmo Beauchampe,<sup>5</sup> et m. a.

CCCCXLVII. (209<sup>b</sup>) Willelmus de Bernaldeby . . . Philippo, fratri meo, de Bernaldeby, pro homagio et servitio suo, et excambiis quæ michi dedit, unam car. terræ in territorio de Bernaldeby de dote matris meæ, cum tribus toftis, scil. uno tofto quod est juxta Capellam de Bernaldeby versus austrum, et alio tofto in quo mansit mater mea, et tertio tofto quod jacet juxta toftum Astini per quatuor acras terræ quæ jacent propinquiores le Syket. Tenendas et habendas illi et hæ. suis, de me et de hæ. meis, in feodo et hæreditate, libere, quiete, et honorifice. Reddendo inde annuatim michi et hæ. meis unam libram piperis ad Natale Domini, pro omni servitio ad me pertinente. Faciendo forinsecum servitium, quod pertinet ad unam car. terræ, unde x car. etc. . . . Hiis testibus. Willelmo de Gamelton, Domino meo et domino illius feodi, Galfrido Maucovenand, Waltero de Camera, Ricolfo de Gamelton, Alexandro de Cotum, Willelmo le Grant, Hugone de Hoton, Alexandro et Waltero, fratribus ejus, Nigello Alman, W[illelmo] de Tocotes, W[illelmo] de Bernaldeby, J[ohanne] de Tocotes, R. de Hotona, Rogero de Stranton, J[ohanne] Pinchun, W. de Hamerton, Alberto Bosse, Reginaldo Rosel, J. de Levesham, R. de Leysingby, et a. m.

CCCCXLVIII. Hæc est conventio inter Philippum de Bernaldeby, et Willelmum, fratrem suum, viz. quod Philippus dedit et quietum clamavit Willelmo totam terram suam de

<sup>1</sup> A copy of this deed is given by Dodsworth [vii. 48<sup>b</sup>], with the following indorsement: "Quieta clamatio Hugonis, filii et hæredis Domini Adæ de Hilton, de terra de Bernaldeby, quam pater suus nobis dedit."

<sup>2</sup> Roselles. Dodsworth.

<sup>3</sup> Johanne de Yrton. *Ibid.* .

<sup>4</sup> Johanne. *Ibid.*

<sup>5</sup> Beauchamp. *Ibid.*

Routhelive, et cartam quam inde habuit ei tradidit, et Willelmus faciet servitium quod ad prædictam terram pertinet. Et Willelmus dedit et quietam clamavit Philippo totam terram suam de Bernaldeby, et cartam quam inde habuit ei resignavit, et Philippus faciet servitium, quod ad terram dictam pertinet. Et hanc conventionem legitime servare jurant mutuo inter se et hæredes, in præsentia Ricardi, Abbatis de Seleby.<sup>1</sup> Ita tamen quod si contigerit alterum sine hærede de corpore suo decedere, hæreditas defuncti redibit ad illum qui supererit, et hæredes suos. Hiis testibus. A[lano] de Wilton, H[ugone] de Hoton, Alexandro et Waltero, fratribus suis, . . . de Fletham, Reginaldo de Rosel, W. de Tocotes, W. de Bernaldeby, R. de Waterton, H. de Berlay, P. de Angoteby, Radulfo de Normanby, Magistro W[illelmo] Medico, et m. a.

CCCCXLIX. (210) Ricardus de Bernaldeby . . . Deo etc., totam terram cum prato et pert., quam habui in Campis de Bernaldeby. Tenendam et habendam Deo et præfatis Can., in lib. pur. et perp. elem. . . . Hiis testibus. Domino Ada de Hylton, Domino Ricardo de Hoton, Domino Rogero [de] Tocotes, Johanne de Tocotes, Stephano Russel, Ricardo de Nevile, Willelmo de Thorneton, P[etro] Westiby, et aliis.

CCCCXLIXA. Hæc est finalis concordia, facta in Curia Domini Regis apud Ebor., in Octabis Omnium Sanctorum, anno regni Regis Henrici, filii Regis Johannis, tricesimo sexto (Nov. 1-8, 1251), Coram Silvestro, Episcopo Karleolensi, Rogero de Thurkelby, Hugone, Abbate de Seleby, Gilberto de Preston, et Ada de Hilton, Justiciariis Itinerantibus, et aliis Domini Regis fidelibus tunc ibi præsentibus, Inter Ricardum, filium Philippi de Bernaldeby, petentem, et Johannem, Priorem de Gyseburne, tenentem, de una car. et quatuor acris terræ cum pert. in Bernaldeby. Unde placitum fuit inter eos in eadem Curia, scil. quod Ricardus remisit et quietum clamavit, de se et hæ. suis, prædicto Priori et succ. suis et Ecclesiæ suæ de Gyseburne, totum jus et clamium, quod habuit in prædicta terra cum pert. imperp. Et pro hac remissione, quieta clamatione, fine, et concordia, idem Prior dedit prædicto Ricardo viginti solidos sterlingorum. (Pedes Fin. Ebor. 30-36 Henr. III. No. 166.)

CCCCCL. Walterus de Thorp . . . Deo etc., omnes terras quas habui in Campis de Bernaldeby sine aliquo retenemento: viz. culturam unam juxta communem viam, quæ se extendit a prato de Bernaldeby usque ad moram, ex parte ejusdem viæ

<sup>1</sup> There are no less than three Abbots of Selby named Richard between the years 1194 and 1237. The

one occurring here is the last who succeeded in 1222, and died or resigned in 1237.



orientali, cum pert. universis et singulis ad eandem culturam spectantibus, et unum toftum et croftum, quæ jacent juxta terram prædictorum Can. versus orientem in superiore parte Campi versus moram, in excambium pro una bov. terræ cum suis pert. in Pinchunthorp, quam prædicti Can. similiter michi dederunt. Tenenda et habenda Deo, et Ecclesiæ prædictæ, et Can. memoratis, cum omnibus pert., libertatibus, et aysia-mentis, ad prædictas terras qualitercunque spectantibus, in lib. pur. et perp. elem. . . . Hiis testibus. Mathæo de Glaphow, Johanne de Redmershil, Bernardo Royl de Thorp, Willelmo de Hoton, Willelmo Beuchamp, Willelmo filio Eustacii, et aliis.

CCCCLI. Hæc [est] finalis concordia facta, in Curia Domini Regis apud Eboracum, a die S. Johannis Baptistæ in tres septimanas, anno regni Regis Henrici, filii Regis Johannis, vicesimo quarto (1240), Coram Roberto de Lexington, Radulfo de Sulleg, Willelmo de Cullerwyrth, Iolano de Nevill, Roberto de Haya, Symone de Hales, et Warnero de Gayne, Justiciariis Itinerantibus, et aliis Domini Regis fidelibus tunc ibi præsentibus. Inter Margeriam, quæ fuit uxor Hugonis de Scipton,<sup>1</sup> petentem, et Johannem, Priorem de Gyseburne, tenentem, per fratrem Andream, Canonicum suum, positum loco suo ad lucrandum vel perdendum, de tertia parte duarum bov. terræ cum pert. in Bernaldeby, quam tertiam partem eadem Margeria clamabat esse de rationabili dote sua, quæ eam contingebat de libero tenemento, (210<sup>b</sup>) quod fuit dicti Hugonis, quondam viri sui, in eadem villa. Et unde placitum fuit inter eos in eadem Curia, scil. quod prædictus Prior concessit prædictæ Margeriæ tertiam partem totius prædictæ terræ cum pert. Habendam eidem Margeriæ tota vita sua, de prædicto Priore et succ. suis, nomine dotis, reddendo inde annuatim xii den. ad duos terminos, scil. med. ad festum S. Martini, et aliam med. ad Pentecosten, et faciendo forinsecum servitium, quantum ad tertiam partem prædictæ terræ pertinet, pro omni servitio et exactione. Et post decessum ipsius Margeriæ tota prædicta terra revertetur ad prædictum Priorem et succ. suos, integre, et quiete, imperp.

CCCCLII. Johannes, filius Philippi de Pynchunthorp . . . Deo etc., totum jus et clamium, quod habui, vel habere potui, in omnibus et singulis terris, toftis et croftis, pratis et pasturis, et moris, cum omnibus et singulis pert. suis, in villis et campis de Bernaldeby et Pinchunthorp, quæ dicti Can. habent ex dono Gregorii, filii Walteri de Bernaldeby, quæ me, vel hæredes, seu assignatos nostros, aliququaliter contingere potuerunt. . . . Hiis testibus. Domino Willelmo de Percy, Domino Johanne

<sup>1</sup> See No. 412.



de Bulmer, Domino Willelmo de Rosell, Domino W. de Moubray, Hugone de Hoton, Ada de Tocotes, Waltero de Thorp, Johanne de Redmershil, et aliis.

CCCCLIII.<sup>1</sup> Notum sit omnibus S. M. Ecclesiæ filiis, præsentibus et futuris, quod ego, Willelmus, filius Ricardi de Bernaldby, et hæredes mei, dedimus etc., Deo, et S. Hospitali de Jerusalem, unam toftam dim. acræ terræ in Bernaldby, quæ tofta est proxima toftæ Dominæ Matildis,<sup>2</sup> sororis meæ, apud orientem, in orientali parte illius villæ, [et] communem pasturam quantum pertinet uni bov. terræ, et omnia asiamenta ejusdem villæ, so[lu]tam, liberam, et quietam ab omni servitio, in pur. et perp. elem., pro anima [bus] patris, matris, et antecessorum meorum, et pro salute animæ meæ, et hæredum meorum, et animæ nostræ participes sint omnium bonorum, quæ sunt et dicunt[ur] in illa domo. Hiis testibus, etc.

CCCCLIV. Dominus Johannes de Barnaldby<sup>3</sup> . . . caritatis intuitu, et pro salute animæ meæ, uxoris meæ, Matildis, et antecessorum et succ. meorum. . . Deo, et B. Mariæ, et S. Johanni Baptistæ, et beatis pauperibus Hospitalis Jerusalem, et fratribus ejusdem Hospitalis, unum toftum cum crofto in villa de Bernaldby, cum omnibus aisiamentis suis, libertatibus, et pert., in [fra] villam et extra: scil. illud toftum et croftum, quod jacet de occidentali parte villæ de Bernaldby, quod jacet inter terram fratrum Hospitalarium, ex australi parte propinquius, et terram meam ex aquilonari. Tenendum et habendum in lib. pur. et perp. elem. [*No witnesses given.*]

#### PYNCHUNTHORP.<sup>4</sup>

CCCCLV. (211) Johannes, filius Philippi de Pynchunthorp . . . Deo, et S. Leonardo, et Infirmis Domus Hospitalis de Loueros, totum jus et clamium, quod aliquando habui, vel habere potui, in tribus toftis et tribus bov. terræ cum pert., in villa et campis de Pynchunthorp, de illa scil. dim. car. terræ, et quatuor acris terræ, et quatuor toftis, quæ Rogerus de Stranton quondam tenuit. . . Prædicti autem Infirmi, et

<sup>1</sup> Nos. 453 and 454 are written in a paler and more modern hand.

<sup>2</sup> Written Mald' or Mab'. The reading is doubtful.

<sup>3</sup> "Apud Ebor., a die Paschæ in xv dies, 30 Henr. III (1246), Inter Johannem de Thoreny, querentem, et Johannem de Bernaldeby, et Matill' uxorem ejus, impediētes,

de ij bov. terræ, et ij toftis, in Parva Buskeby." [Pedes Fin. Ebor., 25-30 Henr. III. No. 307.]

<sup>4</sup> Pinchingthorpe in the parish of Guisbrough. Called Torp in Domesday. The prefix was derived from a family settled here, which appears in this Chartulary under the forms, Pinceun, Pinchun, Pinzuin, and Pinzun.

eorum succ., habeant et teneant prædicta tria tofta et tres bov. terræ prænominatas cum omnibus et singulis pert. suis, libere, quiete, plenarie, bene, et pacifice, in lib. et perp. elem. Faciendo forinsecum servitium michi, et hæ. meis, et assignatis meis, quantum pertinet ad tres bov. terræ in eadem villa, unde xii car. etc. . . . Pro hac autem concessione, quæ clamoratione, et warrantia, dicti Infirmi dederunt michi v<sup>que</sup> marcas argenti, ac pro se et succ. suis concesserunt michi, et hæ. meis, et assignatis meis, quartam bov. terræ, scil. propinquiorem terræ meæ versus solem et illud toftum, quod jacet propinquius tofto Templariorum præter unum, ad capud villæ occidentale, cum pert., de prædicta dim. car. terræ et quatuor toftis, pro quibus ego Johannes, et hæ. mei, et assignati mei, persolvemus Priori de Gyseburne unum den. in die Natali Domini singulis annis, ac eandem bov. cum tofto de forinseco servitio, et de omnibus et singulis quæ de illa bov. terræ et tofto exigi poterunt, acquietabimus, et defendemus imperp. . . . Hiis testibus. Domino Willelmo de Rosel, Hugone de Hoton, Ada de Tocotes, Waltero de Thorp, J. de Redmershil, Benedicto de Thorp, et m. a.

CCCCLVI. Johannes, filius Willelmi Pinzuin de Thorp . . . Willelmo, filio Roberti de Gyseburne,<sup>1</sup> vel cui assignare voluerit, dim. car. terræ in Pynchunthorp, cum omnibus pert. infra villam et extra, in feodo et hæreditate, pro homagio et servitio suo; scil., illam dim. car. terræ, quæ jacet in car. terræ versus occidentem, ubi Raynerus de Herleseý tenuit duas bov. terræ. Dedi etiam eidem Willelmo, vel cui assignare voluerit . . . totam terram in cultura quæ vocatur Pinzuncroft, quæ se extendit de communi via in Thorp versus Clyvam, excepta una acra, quam Rogerus Pistor tenuit de me. Dedi etiam eidem Willelmo, vel ejus assignato, duas acras terræ, scil. unam sub Clyva apud orientem de Bernaldebydale, et unam acram ad Twentirodes, propinquiorem dim. car. terræ ejusdem Willelmi apud orientem. Dedi etiam eidem Willelmo, vel ejus assignato, duas acras prati extra pratum quod pertinet ad dim. car. prænominatam, scil. unam apud Wandeles, et dim. acram prati ad Langlandes versus austrum, et dim. acram ad Petepittes versus orientem, juxta pratum ejusdem Willelmi quod pertinet ad dim. car. prædictam. Dedi etiam eidem Willelmo, vel ejus assignato, totam terram quam habui in Kenyngholm. Hanc terram prænominatam et prata, cum omnibus libertatibus et aysiamētis illis pertinentibus, tenebit idem Willelmus, vel ejus assignatus, de me et hæ. meis, libere, et quiete, et honorifice, et integre, ab omni servitio, et consuetudine, et

<sup>1</sup> Called in the next charter Willelmus, Clericus de Gyseburne.



exactione, in pratis et pascuis, in viis et semitis, in moris et aquis, et in omnibus aliis libertatibus, sine ullo retenemento, ad prædictam terram pertinentibus. Faciendo inde forinsecum servitium, quantum pertinet ad dim. car. terræ, unde xii car. etc., et reddendo inde annuatim ad Natale Domini j den. michi et hæ. meis. . . . Hiis testibus.<sup>1</sup> Willelmo de Tame-ton, Alano de Wilton, Rogero Mauleverer, Henrico filio Conani, R[icardo] de Thorney, R[oberto] de Laysingby, H[ugone] de Hotona, Reginaldo de Rosel, Waltero de Hoton, Roberto de Tunstal, Waltero de Morton, Henrico fratre ejus, R. de Normanby, et aliis.

CCCCLVII. (211<sup>b</sup>) Ricardus de Mureys . . . Dionisiæ de Wirich, pro homagio et servitio suo, dim. car. terræ in Pinch-unthorp, quam tenui de Willelmo, Clerico de Gyseburne, cum omnibus pert. suis, infra villam et extra; excēptis sex acris terræ et dim. acra prati, quæ de eadem dim. car. deficiunt. Et pro illo defectu dedi eidem Dionisiæ totam terram, quam habui in Pinchunthorp ex occidentali parte tofti Philippi de Thorp, quæ scil. terra se extendit de communi via de Thorp versus Clivam: et præterea unam acram prati ad Wandayles, præter pratum quod pertinet ad dim. car. terræ. Insuper et totam terram quam habui in Kenningholm ex dono Willelmi Clerici, sicut carta ejusdem Willelmi testatur. Omnes vero prædictas terras cum omnibus pert., libertatibus, et aisia-mentis suis, infra villam et extra, dedi, etc., prædictæ Dionisiæ habendas et tenendas quamdiu vixerit. Cum vero dicta Dionisia vitam finierit vel mutaverit,<sup>2</sup> volo et concedo quod Willelmus, ejusdem Dionisiæ genitus a Willelmo, Persona de Segefelf, et hæredes sui, omnes terras prædictas pro homagio et servitio suo, habeant et teneant de me et hæ. meis. Si vero dictus Willelmus ante Dionisiam, matrem suam, in fata deces-serit, volo et concedo, quod frater ejusdem Willelmi post eum genitus a prædictis Willelmo, Persona, et Dionisia, omnes terras prædictas, sicut prædictum est, hæreditarie de dono meo teneat et possideat pro homagio et servitio suo, et sic de aliis fratribus successive, libere, quiete, et honorifice, et ita plenarie sicut ego easdem terras tenui, faciendo inde tantummodo forinsecum servitium, quantum pertinet ad dim. car. terræ, unde

<sup>1</sup> Similar list of witnesses to No. 459.

<sup>2</sup> That is by becoming a Nun. Her sons, William, and the others referred to a little later on, whom she had by William, the Parson of Sedgfield in Durham, seem by the wording of the grant to have been born out of wed-lock. It is very unlikely that at so

late a date as 1231, the children of a man in Holy Orders would be legitimate. Another son of hers, Bernard, who assumed the name of Royl or Roys and lived at Pinchingthorpe, was supported by the Priory, his son John paying the Canons twelve shillings a year for that purpose (Nos. 465, 466).

duodecim car. etc., pro omni servitio, consuetudine, et exactione sæculari. . . . Hiis testibus. Domino Willelmo de Tocotes, Stephano de Rosel, Johanne de Thorp, Johanne de Bernaldeby, Johanne de Tocotes, Rogero de Stranton, Willelmo Harpin, Ricardo de Audre, Willelmo de Buterwyke, Helya de Aldeacris, et aliis. Datum apud Pinchunthorp, die Martis in Ebdomada Paschæ, scil. in festo Annunciationis S. Mariæ [March 25th], anno gratiæ m<sup>o</sup>cc<sup>o</sup> tricesimo primo.

CCCCLVIII. Dionisia de Wirich . . . in libera et plena potestate mea . . . Deo, etc., dim. car. terræ cum pert. in Pinchunthorp. Insuper et omnes terras et prata, quæ in eadem villa habui, integre et plenarie, infra villam et extra, sine ullo retenemento. Tenendas et habendas prædictis Can. vel assignatis suis, libere, honorifice, et quiete, sicut ego eandem terram tenui; faciendo inde tantummodo forinsecum servitium, quantum pertinet ad dim. car. terræ, unde duodecim car. etc., pro omni servitio, consuetudine, et exactione sæculari. . . . Hiis testibus. Domino Willelmo de Thocotes, Domino Ricardo de Hoton, Johanne de Thorp, Johanne de Bernaldeby, Johanne de Tocotes, Petro fratre ejusdem, Roberto de Mida, Stephano de Derington, Petro de Aula, Petro Westiby, Ada de Lyum, et m. a.

CCCCLIX. Johannes, filius Willelmi Pinchun de Thorp . . . Willelmo, filio Roberti de Gyseburne, vel quibus assignare voluerit, dim. car. (212) terræ in Pinchunthorp, cum omnibus pert. suis infra villam et extra, in feudo et hæreditate, pro homagio et servitio, excepta dim. acra prati, quam Willelmus, pater meus, dedit Leprosis Hospitalis S. Laurentii, scil. illam dim. car. terræ quæ jacet in car. terræ versus occidentem, in qua Raynerus de Herleseye tenuit duas bov. terræ in maritagio cum sorore mea. Dedi etiam eidem Willelmo, vel quibus assignare voluerit, totam terram quam habui in Pinchuncroft, quæ se extendit de communi via in Thorp apud Clivam, excepta una acra quam Rogerus Pistor tenuit de me. Præterea dedi eidem Willelmo, vel ejus assignatis, duas acras terræ, scil. unam sub Cliva apud orientem de Bernaldebydale, et unam acram ad Twentirodes propinquiorem dim. car. terræ ejusdem Willelmi apud orientem. Dedi etiam eidem Willelmo, vel ejus assignatis, duas acras prati extra pratum quod pertinet ad dim. car. terræ ejusdem Willelmi, scil. unam acram ad Wendales, et dim. acram prati ad Langelandes, et dim. acram ad Petipittes apud orientem juxta pratum ejusdem Willelmi, quod pertinet ad dim. car. suam. Dedi etiam eidem Willelmo, vel ejus assignatis, totam terram quam habui in Keningholm, pertinentem ad totam terram quam habui in



territorio de Pinchunthorp. Hanc vero prædictam dim. car. et prata prædicta, cum omnibus libertatibus et aisiamentis ad prædictam terram pertinentibus, tenebit idem Willelmus, vel ejus assignati tenebunt, de me et hæc. meis, libere et quiete, honorifice et integre, ab omni servitio, et consuetudine, et exactione, faciendo inde forinsecum servitium, quantum pertinet ad dim. car. terræ, unde duodecim car. etc. . . . [*Witnesses the same as in No. 456, except that here Gregory de Bernaldeby occurs, and none of the witnesses are given after Hugh de Hoton.*]

CCCCCLX. Willelmus, filius Roberti de Gyseburne . . . Ricardo de Murreys, et hæc. suis, vel quibus assignare voluerit, dim. car. terræ in Pinchunthorp, quam tenui de Johanne Pi[n]zun, cum omnibus pert. suis infra villam et extra, exceptis sex acris terræ, et dim. acra prati, quæ de eadem dim. car. terræ deficiunt; et pro illo defectu dedi eidem Ricardo, et hæc. suis, vel assignatis, totam terram, quam habui in Pinzuncroft ex occidentali parte tofti Philippi de Thorp, quæ scil. terra se extendit de communi via in Thorp versus Clyvam; et præterea unam acram prati ad Wandayles præter pratum quod pertinet ad prædictam dim. car. terræ; insuper totam [terram], quam habui in Keniholm ex dono Johannis Pinzun, sicut carta ejusdem Johannis testatur. Omnes vero prædictas terras, cum omnibus pert., libertatibus, et aisiamentis suis, infra villam et extra, dedi etc., præfato Ricardo, et hæc. suis, et quibuscunque eas assignare voluerit. Tenendas et habendas, libere, quiete, honorifice, et ita plenarie, sicut eas terras tenui, faciendo inde tantummodo forinsecum servitium, quantum pertinet ad dim. car. terræ, unde duodecim car. etc. . . . (212<sup>b</sup>) Hiis testibus. Waltero de Percy, Alano de Wilton, Radulfo de Tameton, Roberto de Leysingby, Hugone de Hoton, Willelmo de Tocotes, Waltero de Hoton,<sup>1</sup> Gregorio de Bernaldeby, Alberto Bosse, Thoma Dogeth, Philippo de Thorp, et m. a.

CCCCCLXI. Sciant etc., quod ego, Hugo de Murreys, resignavi, reddidi, et quietam clamavi imperp. fratri meo et Domino meo, Ricardo de Murreys, totam terram, quam michi dederat cum. pert. pro homagio et servitio meo in Pinchunthorp. . . . Hiis testibus. Domino Willelmo de Tocotes, Stephano de Rosell, Johanne de Thorp, Johanne de Bernaldeby, Johanne de Tocotes, Johanne de Stranton, Willelmo Harpyn, et aliis.

CCCCCLXII. Ricardus de Mureres . . . Dionisiæ de Wyrich et hæc. suis, pro homagio et servitio suo, dim. car. terræ in

<sup>1</sup> Willelmo de Tocotes repeated here.

Pinchunthorp, cum omnibus libertatibus suis, et aisiamentis, et pert. infra villam et extra : scil. dim. car. quam habui ex dono Willelmi, Clerici de Gyseburne. Tenendam et habendam prædictæ Dionisiæ et hæ. suis, de me et hæ. meis, libere, quiete, et pacifice ab omni servitio, consuetudine, et demanda sæculari, faciendo tantummodo forinsecum servitium, quantum pertinet ad tantam terram ejusdem feodi. . . . Hiis testibus. Willelmo de Tocotes, Ricardo de Hoton, Willelmo Harpin, Ricardo de Audre, Willelmo de Buterwike, Roulando de Buterwike, et aliis.

CCCCLXIII.<sup>1</sup> Bernardus Royle de Thorp, filius Dionisiæ de Wyrich . . . Dominis meis, Radulfo, Priori Gyseburnæ,<sup>2</sup> et ejusdem loci Conventui, unam bov. terræ in Campis de Pinchunthorp in Clyvelanda ; illam scil. bov. terræ, quam unam de quatuor bov. terræ, quas de eisdem tenui, habui et tenui in Campis prædictis, et jacet ubique propinquior soli, in lib. pur. et perp. elem., cum omnibus pert., libertatibus, et aysiamentis, ad prædictam bov. ubique pertinentibus. Tenendam et habendam prædictis Can., et eorum succ., libere, quiete, pacifice, et integre, in omnibus et per omnia, sicut prædictum est. . . . Hiis testibus. Domino Willelmo de Rosel, J[ohanne] de Tocotes, Waltero de Thorp, J[ohanne] de Redmershil, Waltero filio Eustacii, et m. a.

CCCCLXIV. Tenore præsentium pateat universis, quod ego, Johannes de Pinchunthorp, filius Bernardi de Royle de eadem, reddidi, et quietum clamavi prædicto Bernardo, patri meo, unum toftum et croftum, et unam bov. terræ cum prato adjacente, in villa et territorio de Pinchunthorp, sine aliquo retenemento, quæ aliquando tenui et habui. Ita quod nec ego, nec hæredes mei, nec aliquis nomine nostro, aliquod jus vel clamium, ratione feofamenti vel alicujus saysinæ, quam exinde habui, erga prædictum Bernardum, patrem meum, vel erga quemcunque alium vel alios, cui vel quibus dicta toftum et croftum, bovata et pratum, nunc dederit et concesserit, exigere vel vindicare, vel aliquam actionem (213) de cætero movere poterimus. . . . Hiis testibus. Waltero, filio Eustacii de Gyseburne, Johanne Judy, Waltero Pex, Willelmo de Infirmary, Willelmo de Sartrina de Gyseburne, et m. a. Datum apud Gyseburne, ij Nonas Maii, anno regni Regis Edwardi, filii Regis Henrici, vicesimo (1292).

CCCCLXV. Johannes de Pynchunthorp, filius Bernardi Royle de Pynchunthorp, filii Dionisiæ Wyrich . . . Deo etc., unum toftum et croftum, et unam bov. terræ cum prato adjacente,

<sup>1</sup> The writing from here to the end of No. 466 becomes paler and later in character.

<sup>2</sup> Prior 1262-1280.



in villa et territorio de Pynchunthorp in Clyveland, adeo libere et pacifice, prout prædicti Can. habent et tenent ex dono patris mei, cum omnibus et singulis pert. suis; et etiam totum jus et clamium, quod in eisdem tofto et crofto, bov. et prato, habui, habeo, vel habere potero . . . Hiis testibus. Waltero filio Eustacii, Johanne Judy, Waltero Pex, Willelmo de Infirmario, Willelmo de Sartrina de Gyseburne, Bernardo Royle de Pynchunthorp, et m. a. Datum apud Gyseburne, iij<sup>to</sup> Idus Maii, anno regni Regis Edwardi, filii Regis Henrici, vicesimo (1292).

CCCCLXVI. Johannes, filius Bernardi Roys de Pynchunthorp in Clyveland . . . Noveritis me, pro me, et hæc. meis, et eorum assignatis, teneri Elemosinario Gyseburnæ in Clyveland in xij solidis annuatim imperp. solvendis, ad duos anni terminos, scil. ad festum S. Martini in yeme vj solidis, et ad Pentecosten vj solidis, pro sustentatione Bernardi Roys, patris mei: ad quorum scil. duodecim solidorum solutionem imperp., terminis prænominatis, fideliter annuatim faciendam, obligo me et hæc. meos, et nostros assignatos, et omnia bona nostra, et specialiter illas tres bov. terræ, quas ego de Dominis meis, Priore et Conventu de Gyseburne in Cliveland, in villa et campis de Pinchunthorpe, teneo et habeo, jure hæreditario, Elemosinario de Gyseburne qui pro tempore fuerit, ut ipse possit sine contradictione alicujus, si prædicti xij solidi, terminis præfixis, soluti non fuerint, bona inventa in prædictis tribus bov. terræ in manu sua capere et tenere, donec de prædictis duodecim solidis, et de expensis, si quas fecerit, et de dampnis si qua sustinuerit, pro defectu solutionis prædictorum duodecim solidorum, plenarie fuerit satisfactum . . . Hiis testibus. Waltero de Pinchunthorp, Johanne de Irtona, Johanne de Reddemershil, Roberto de Laysingby, Ricardo de Irtona, Johanne filio Julianæ, Stephano filio Walteri filii Eustacii, et aliis.

Expliciunt cartæ de Pinchunthorp, et incipiunt cartæ de Uppesale et Tunstal.

#### UPSALÆ CUM TUNSTAL.<sup>1</sup>

CCCCLXVII. (213<sup>b</sup>) Reginaldus, et Hawys, uxor ejus, de Tunstal<sup>2</sup> . . . ex concessu et assensu hæredum nostrorum

<sup>1</sup> The usual style of writing recommences here. Upsal is in the parish of Ormesby, and Tunstal in that of Great Ayton.

<sup>2</sup> Confirmed on p. 97 by Peter de Brus II. (1222-1240). In No. 552

Hawis, daughter of Warner de Upsale, for the health of the soul of Reginald, her husband, granted together with her body certain lands in Ormesby to Guisbrough. She had a sister named Marchis. (No. 484.)



. . . Domino Deo, et S. Mariæ de Gyseburne, et Can. ibid. Deo servientibus, unum toftum in Magna Upsale, quod scil. Wilfricus Figulus tenuit, cum acra terræ quæ eidem tofto adjacet. Tenendum de nobis in pur. et perp. elem., pro animabus nostris et antecessorum nostrorum, cum omnibus pert. quæ ad tantum ten. pertinent infra villam et extra. . . . Hiis testibus. Jordano, tunc temporis Abbate de Thorne-tona,<sup>1</sup> Magistro Osberto de Semer, Hugone de Hotona, Alano de Stainweges, Michaelae, Forestario de Daneby, Everardo filio Willelmi, Roberto filio Roci, Radulfo de Lyum, et m. a.

CCCCXLVIII. Robertus de Tunstal<sup>2</sup> . . . Deo etc., in lib. pur. et perp. elem., molendinum meum de Upsale cum secta et multa, et cum omnibus pert. et aysiammentis, quæ ego aliquando ibi habui, in viis et semitis, stagnis et aquis, sine ullo retenemento; ut habeant omnem eandem potestatem et libertatem, quam ego ibid. habui, molendinum prædictum et stangna sua, cum voluerint, reparandi, ampliandi, et faciendi ad commodum suum ibid. quicquid michi licuit facere, sine contradictione vel impedimento cujuslibet hominis . . . Hiis testibus. Willelmo de Tametona, Radulfo fratre ejus, Hugone de Hotona, Reginaldo de Rosel, Johanne Medico, Willelmo de Salkoc, Waltero de Mortona, Henrico fratre ejus, Waltero de Hotona, Nicholao de Etona, Alano de Parco, Johanne de Bernaldeby, et aliis.

CCCCXLIX. Alicia de Salkoc, uxor quondam Roberti de Tunstal . . . Noveritis me, in viduitate et libera potestate mea, quietam clamasse Deo et Can. de Gyseburne, totam tertiam partem meam, quæ contigit nomine dotis, de molendino de Upsale, et de duabus bov. terræ cum pert. in Tunstal, et de uno tofto et crofto in Parva Upsale, quæ omnia de dono dicti Roberti habuerunt . . . Hiis testibus. Johanne Medico, Waltero de Mortona, Henrico fratre ejus, Reginaldo de Bayus, Petro de Clyveland, Johanne de Bernaldeby, Johanne de Thocotes, Petro Westiby, Petro Nurri, et aliis.

CCCCLXX. Willelmus Engeram, et Amicia, uxor ejus, sal. Noveritis nos, quantum ad nos pertinet et spectat, concessisse, et hac carta nostra confirmasse, et de nobis et hæc. nostris imperp. quietas clamasse, Deo et Can. de Gyseburne, duas bov. terræ in Ormesby, cum omnibus pert. suis, quas Hawysa de Upsale eis dedit cum corpore suo; et molendinum de

<sup>1</sup> Jordan, Abbot of Thornton, was tenant in a fine, in which Philip, Bishop of Durham, was plaintiff, about half a carucate of land in Faxfleet in 1199 (Pedes Finium Ebor., tempore Ric. I., No. 2).

<sup>2</sup> Confirmed by Peter de Brus II. on p. 96. See No. 564, which is a grant in similar terms by the same donor, in which, with certain property, he leaves them his body to be buried.

Upsale, quod Robertus de Tunstal (214) eis dedit cum secta et multa, et cum omnibus pert., libertatibus, et aisiamentis suis; et præterea duas bov. terræ cum uno tofto et crofto, et cum omnibus pert. suis in Tunstal; et unum toftum et croftum in Parva Upsale, quæ idem Robertus eisdem Can. dedit cum corpore suo. Hæc omnia supradicta concessimus et confirmavimus præfatis Can., habenda et tenenda, cum omnibus pert. suis, libertatibus, et aisiamentis prædictis molendino et terris infra villam et extra pertinentibus, in lib. pur. et perp. elem., sicut in cartis, quas iidem Can. de præfatis molendino et terris habent, continetur. Hiis testibus. Willelmo de Herleseye, Waltero de Mortona, Henrico fratre ejus, Willelmo de Salkoc, Thoma fratre ejus, Johanne de Bernaldeby, Johanne de Thocotes, et m. a.

CCCCLXXI. Anselmus de Salkoc,<sup>1</sup> et Alicia, uxor ejus . . . Deo et Can. de Gyseburne, duas bov. terræ in Ormesby cum pert., quas Hawysa de Upsale eis dedit cum corpore suo; et molendinum de Upsale, quod Robertus de Tunstal eis dedit cum secta et multa, et cum omnibus pert. suis in Tunstal; et unum toftum et croftum in Parva Upsale, quæ prædictus Robertus de Tunstal eis dedit cum corpore suo. Hæc omnia supradicta concessimus præfatis Can., tenenda et habenda in lib. pur. et perp. elem. . . sicut in cartis prædictorum Hawysæ et Roberti, quas inde habent, plenius continetur. Hiis testibus. Willelmo de Herleseye, Johanne Medico, Waltero de Mortona, Henrico fratre ejus, Petro de Cliveland, Johanne de Bernaldeby, Johanne de Thocotes, Petro filio Nicholay, Petro Nurri, et m. a.

CCCCLXXII. Robertus de Tunstal . . . Deo etc., duas bov. terræ in territorio de Tunstal cum corpore meo, quæ jacent in Campis juxta culturas meas versus occidentem, quas scil. duas bov. terræ Rogerus Præpositus aliquando de me tenuit, cum tofto et crofto quæ jacent ex occidentali parte ejusdem villæ ad Spinam. Tenendas et habendas cum omnibus pert., libertatibus, et aysiamentis, in pratis et pasturis, et in omnibus rebus ad prædictam terram infra villam et extra pertinentibus, in lib. pur. et perp. elem., sicut aliqua terra in elemosina data liberius et quietius teneri potest. . . Hiis testibus. Willelmo de Tametona, Hugone de Hotona, Willelmo de Salkoc, Waltero de Hotona, Petro de Cliveland, Johanne de Bernaldeby, Waltero de Mortona, Henrico fratre ejus, et aliis.

CCCCLXXIII. Robertus de Tunstal.<sup>2</sup> . . . Deo et Can.

<sup>1</sup> Called Anselmus de Tunstal in No. 382.

<sup>2</sup> Peter de Brus II. confirms this gift on p. 96.

de Gyseburne cum corpore meo, illud toftum cum crofto in Parva Upsale, quod Willelmus Drake de me tenuit, quod jacet inter toftum Alani de Prestona, et toftum quod fuit Roberti de Barneby. Tenendum et habendum, integre et plenarie, (214<sup>b</sup>) cum omnibus pert., libertatibus, et aisiamentis suis, infra villam et extra, in lib. pur. et perp. elem. . . . Hiis testibus. Nicholao de Atona, Waltero de Mortona, Henrico fratre ejus, Willelmo de Salkoc, Thoma fratre ejus, Johanne de Bernaldeby, Johanne de Thocotes, Petro filio Nicholai de Gyseburne, et aliis.

CCCCLXXIV. Walterus de Mortona<sup>1</sup> . . . Deo et Can. de Gyseburne, totum pratum meum in Mortona, integre, sine ullo retenemento, quod vocatur Engplat, ex orientali parte de Aldeby, quod scil. pratum jacet inter pratum Henrici de Mortona, fratris mei, et pratum Michaelis de Mortona. Tenendum et habendum cum omnibus pert., libertatibus, et aisiamentis eidem prato adjacentibus, in lib. pur. et perp. elem. . . . Hiis testibus. Reginaldo de Rosel, Hugone de Hotona, Waltero fratre ejus, Johanne de Bernaldeby, Henrico de Mortona, Willelmo Stabulario, Radulfo de Marton, Roberto filio Mathæi de Thorp, Petro de Cliveland, Petro Westiby, et m. a.

CCCCLXXV. Henricus de Mortona. . . . Deo et Can. de Gyseburne, dim. acram prati in Mortona, quæ jacet juxta Engplat propinquior prato quod Walterus, frater meus, dedit eisdem versus orientem; et tres acras terræ arabilis in Campis ejusdem villæ, scil. duas acras terræ inter divisam de Ormesby, et culturam quæ vocatur Morflat, quæ pertinebant ad meas duas bov. terræ in eadem villa; et unam acram terræ ad Caldhou ex aquilonali parte culturæ Monialium de Basedale. Tenendas et habendas cum omnibus pert., libertatibus, et aisiamentis prædictis prato et terris infra villam et extra pertinentibus, in lib. pur. et perp. elem. . . . Hiis testibus. Reginaldo de Rosel, Rogero Lost, Petro de Cliveland, Reginaldo de Baiocis, Radulfo de Cliveland, Michaeli de Morton, Roberto filio Radulfi de Morton, Henrico filio Johannis de Morton, Willelmo Stabulario de Gyseburne, et m. a.

CCCCLXXVI. Willelmus, filius Walteri de Morton . . . Deo et Can. de Gyseburne, quoddam pratum in Campo de Mortona, quod vocatur Engplat, integre et plenarie, sine ullo retenemento, quod scil. pratum Walterus de Morton, pater meus, dedit eisdem. Tenendum et habendum cum omnibus pert., libertatibus, et aisiamentis eidem prato adjacentibus, in lib. pur. et perp. elem. . . . Hiis testibus. Reginaldo de

<sup>1</sup> Confirmed by Peter de Brus II. on p. 97. See No. 340. There called Engeflat.

Rosel, Hugone de Hotona, Waltero fratre ejus, Henrico de Mortona, Johanne de Bernaldeby, Willelmo Stabulario, Thoma de Salkoc, Petro de Cliveland, et m. a.<sup>1</sup>

CCCCLXXVI. Ego, Ricardus Brun de Torrenton, quietum clamavi Deo etc., Rogerum, filium Roberti de Upsale, et totam sequelam suam, cum catalis suis imperp. Testibus. Willelmo de Thocotes, Ricardo de Normanby, Willelmo de Salkoc, Johanne de Thocotes, Roberto de Cliveland, Alano de Eggeton, Johanne de Bernaldby, etc. (Dodsworth MSS. xcv. 37.)

### ORMESBY.

CCCCLXXVII. (215) Ernaldus de Percy,<sup>2</sup> omnibus Ecclesiæ Sanctæ fidelibus, salutem. Notum sit vobis me dedisse

<sup>1</sup> The following note occurs at the end of this folio: "Quære transcripta duarum cartarum Roberti de Tunstall et Willelmi de Foxton, de molendino de Uppesale, ad tale signum." The mark which is given is a circle with a double cross rising out of the right side. The charters meant are Nos. 563, 564, which have a similar mark at each side in the Chartulary.

<sup>2</sup> A full pedigree of the Percies of Kildale, with proofs *in extenso*, is given in the Whitby Chartulary, ii. 696-707. Further proofs and additions will be found in the notes to Nos. 479, 482, 562, 576, 582A, 582E, and 585. I also append abstracts of unprinted wills and administrations from the Registry at York, by, or relating to, members of the different families of Percy.

Dec. 15, 1397. Will of William Percy of Castel Leventon, proved by Cristiana, the relict, and William Hunter (Reg. Test., ii. 7<sup>b</sup>).

Sept. 12, 1429. Willelmus Percy, Civis et Textor Ebor. Sep. in porticu ecclesiæ S. Salvatoris in Marisco. Pro mortuario meo optimum pannum meum, pro corpore meo talliatum. Quinque libras cere ad comburend. circa corpus meum, die sepulturæ meæ. In expensis funerabilibus die sepulturæ meæ, et die octavo, xls. In pane ad distribuend. inter pauperes die sepulturæ meæ, et die octavo, unum quarterium frumenti. Rectori ecclesiæ meæ parochialis, pro decimis et oblacionibus meis oblitis, iijs iiijd. Fabricæ ecclesiæ de Helmeslay, iijs iiijd. Fabricæ ecclesiæ Cathedralis

Beati Petri Ebor., iijs iiijd. Cuilibet domui Leprosorum in suburbiis, vjd. Cuilibet domui le Masendieu in Ebor. et in suburbiis, vjd. Willelmo Percy, filio meo, v marcas sterlingorum pro portione sua. Et volo, quod uxor mea habeat illas quinque marcas in custodia, usque prædictus Willelmus perveniat ad ætatem suam rationabilem. Prædicto Willelmo, filio meo, xxs, de legato Aliciæ Spenser, aviæ suæ, defunctæ, et unam zonam optimam de serico argent', et optimam meam peciam de argento coopertam. Rogero, fratri meo, optimam meam togam de viridi et blewmelde, et unam zonam de correo, stipatam cum sex barres de argento, cum uno dublet optimo. Willelmo Percy, filio Johannis Percy, unam aliam togam de blewmeld, penulatam cum fownes, et unam zonam stipatam cum tribus barres de argento. Pro quatuor trentales die sepulturæ meæ, vel in octava (*sic*) die, vel infra, xxvjs viijd. Gildæ beatæ Mariæ le Wevers, vjs viijd, ita ut faciant celebrare unum trentale pro anima mea, die sepulturæ meæ, vel infra octavum, ut mos et consuetudo dictæ Fraternitatis fuisset de antiquo. Die anniversarii mei, in expensis funeralibus, et in congregatione amicorum meorum, xxs. Johanni Catlow, Barbour, pur schavyng, xxd. Aliciæ Barker, famulæ meæ, unum ciphum parvum de murro, ligatum cum argento. Res. Aliciæ, uxori meæ, sine aliqua conditione. Exec., prædictam Aliciam, uxorem meam, et Rogerum Percy, fratrem meum. Fratri meo pro labore

**Ecclesiæ S. Mariæ de Gyseburne, Ecclesiam de Ormesby<sup>1</sup> cum omnibus suis appendiciis, et molendinum de Kaldecotes cum molta sua, et cum terra quam Randulfus Molendinarius cum**

suo, vjs viiij. Prob. Oct. 25, 1429, Willelmo, filio dicti defuncti, adtunc personaliter presente, et de dictis quinque marcis sibi legatis se contentatum reputante, nomine portionis suæ supradictæ (Ibid. ii. 568<sup>b</sup>).

Aug. 21, 1436. Thomas Gaunton, Rector ecclesiæ parochialis de Kildale in Cliveland. Sep. in ecclesia prædicta, cum optimo animali meo nomine mortuarii mei. Johanni Smyth, fratri meo, xiijs iiiij. Johanni Landemote et uxori suæ, vjs viiij, cum optima mea toga penulata. Priorissæ et Conventui de Basedale, vjs viiij. Aliciæ Percy, ijs. Thomæ, filiolo meo, unum parvum craterem argenti. Johanni Welburn, Capellano, j togam penulatam cum pelle vulpina de russeto. Res. in dispositione et ordinatione Johannis Percy, Henrici Percy, et Willelmi Percy, quos constituo et ordino executores meos. Hiis testibus. Domino Johanne Welburn, Capellano, Johanne Wynderscales, husband', et aliis. Prob. Oct. 5, 1436 (Ibid. iii. 470).

March 4th, 1438-9. Elizabetha Percy de Kildale, quondam uxor Johannis Percy de Kildale, senioris. Sep. in ecclesia mea parochiali de Kildale. Willelmo Percy, filio meo, j peciam coopertam, unum ciphum de murro coopertum, zonam meam optimam, unam cistam de ffluanderswerke. Henrico, filio meo, j crateram, j ciphum de murro, et j zonam. Eisdem Willelmo et Henrico, ix cocliaria, equaliter inter eos dividenda. Eidem Willelmo j pelvim cum lavacro, omnia utensilia domus meæ, quæ pertinent michi. Elizabethæ Percy, unum lectum, j collobium, j capucium nigrum, iiij<sup>or</sup> quarteria brasii, quæ sunt ad siccandum. Henrico, filio meo, j quarterium brasii, j longam cistam. Willelmo, filio meo, meliorem partem frumenti, quod est in orrio. Henrico, filio meo, alteram partem. Johanni Percy, filio Henrici Percy, filiolo meo, j juvencam. Johanni, filio Johannis Percy, j aliam juvencam. Res. Willelmo et Henrico

Percy, Exec. Prov. Oct. 17 (Ibid. iii. 589).

Aug. 10, 1440. Katerina Percy de Ebor., vidua. Sep. in cimiterio S. Salvatoris. Pro mortuario meo optimum indumentum, pro corpore meo talliatum. Et quo ad omnes alias expensas funerales, volo quod fient secundum discretionem Ivettæ, filiæ meæ, et executricis. Willelmo Bracebrigg meum countour. Katerinæ Barton, filiæ Thomæ Barton, optimum meum lectum plumalem, cum j bolster, j bedcase, et j canuas. Johanni Marshall, Capellano, optimam meam penulam præter mortuarium. Matildi Barton, j langsetyll. Et famulæ meæ, vocatæ Matildi, j pilche, j collobium, iij lynthiamina, j lodicem, j togam de viridi, j camiseam, j flanneolum, et ij tunicellos blodii coloris. Ivettæ Bracebrigg, Agneti Newton, Johannæ Wellome, Matildi Barton, et Aliciæ Stilton, filiabus meis, omnia terras et ten. meæ cum pert. in Bowthome in suburbiis Ebor., quæ jure hereditario, vel alio modo quocumque, michi descendere debent. Res. Ivettæ, filiæ meæ. Prob. Oct. 4, 1440 (Ibid. ii. 675<sup>b</sup>).

Feb. 21, 1442-3. Administration to the estate and effects of John Percy of Kildale, granted to John Felton of Kildale, and William Felton of the same (Ibid. ii. 55).

Oct. 15, 1461. Administration to the estate and effects of Thomas Percy, late of Slyngesby, granted to Margaret, the relict (Ibid. ii. 453<sup>b</sup>).

May 21, 1462. Ricardus Driffeld, Rector ecclesiæ parochialis de Kirkby in Cleveland. Sep. infra chorum ecclesiæ prædictæ coram summo altare. Pro mortuario meo, optimum equum equorum meorum omnium. In cera comburenda circa corpus meum, die sepulturæ meæ, iiij libras. Cuilibet sacerdoti interessenti, ac ibidem ministranti in missis [et] exequiis meis, xij. Cuilibet clerico parochiali, interessenti ac ibidem ministranti in missis [et] exequiis prædictis, iiij. Cuilibet parvo clerico,

<sup>1</sup> Robert de Brus confirmed these grants at the foundation (No. 1).

prædicto molendino tenebat: et volo atque concedo, ut Can. supradictæ Ecclesiæ S. Mariæ libere et honorifice ea teneant, sicut melius suas alias ecclesias et res tenent. Teste. Roberto

in eisdem missis et exequiis interessenti, et ibidem ministranti, jd. Fabricæ ecclesiæ de Kirkby prædictæ, xx<sup>ta</sup>s. Vicario ecclesiæ prædictæ, vjs viijd. Priori et Conventui de Gisburne, ad orandum pro anima mea, et pro animabus omnium benefactorum meorum, xxs. Extraneis capellanis, interessentibus in missis prædictis, pro oblatione in honore Dei et ecclesiæ antedictæ offerend., vjs viijd, per executores meos æqualiter eisdem extraneis dividend. Priori et Conventui de Monte Gratiae, ad orandum pro anima mea ut supra, xxvjs viijd. Fabricæ ecclesiæ de Northlofthous, ijs iiijd. Fabricæ capellæ S. Lawrentii de Buskeby, ijs iiijd. Fabricæ pontis de Magna Broughton, vjs viijd. Fabricæ pontis de Kirkeby prædictæ, ijs iiijd. Fratribus S. Roberti de Knaresburgh, ijs iiijd. Fratribus de Hartilpole, ijs iiijd. Domina Elizabethæ Percy, Domina de Keldale (*sic*), ijs iiijd. Filia suæ, ijs iiijd. Johanni Percy, armigero, xxs, ad supervidendum ac in omnibus lictis supportandum executores meos. Filio Johannis Cokkey, xijd. Filio Willelmi Appleton, vjd. Ad expendendum in die sepulture meæ inter pauperes pro pane fiendo, j quarterium firmenti (*sic*). Pro servicia fienda simili modo, j quarterium brasei avenac'. Res. Willelmo Heton, Capellano meo, Willelmo Dynges, et Radulpho Raysbek, quos quidem ordino, facio, et constituo executores meos. Hiis testibus. Ricardo Mildendale, Vicario perpetuo de Kirkeby antedicta, Willelmo Catton, Willelmo Pacok, Roberto Smeton, et aliis. Prob. June 3, 1462 (Ibid. ii. 468<sup>b</sup>).

Jan. 11, 1471-2. Rob. Percy de Shereffoton. Sep. in nova cantaria ecclesiæ parochialis prædictæ. Optimum meum animal, nomine mortuarii mei. Conventui de Marton, unam equam cum pullo. Item iiiij li. sterlingorum ad capellam Gildæ S. Crucis, viz. quolibet anno, xijjs iiijd. Et si prædicta Gilda non habeatur, volo quod unus capellanus celebret cotidie in prædicta ecclesia per unum annum integrum. Item volo, quod

inveniant unam lampadem ardentem in choro per unum annum integrum. Pro duobus torchiis comburendis in die obitus mei, vjs viijd. Ad novam cantariam prædictæ ecclesiæ, xijjs iiijd. Item volo, quod executores mei faciant unum candelabrum ante crucem. Vicario dictæ ecclesiæ, vs. Thomæ West, clerico de eadem, ijs. Quatuor ordinibus fratrum prædicantium in Ebor., vjs viijd. Cuilibet hospitali in Ebor., vjd. Septem pueris Thomæ de Vicars, xlvjs viijd, viz. cuilibet puero, vjs viijd. Seniori puero Radulphi Sylton, unam ollam æneam et unam archam. Dominum Rob. Ankland et Rob. Richardson de Lylling, executores. Res. executoribus. Prob. Jan. 18, 1471-2 (Ibid. iv. 171<sup>b</sup>).

Die dominica prox. post festum S. Petri, quod dicitur ad vincula (Aug. 5), 1481. Petrus Percy, Capellanus [de Ryesse]. Sep. in ecclesiastica sepultura, ubi Deo placuerit. Meum optimum animal, nomine mortuarii mei. Ecclesiæ, ubicunque me sepepleri contigerit, ut parochiani ibid. possint devotius pro anima mea orare, xijjs iiijd. Domino Rogero, Capellano parochiali de Marton, ut devoto oret pro anima mea, xijd. Cuilibet Capellano [sd] exequias meas ministranti, vjd. Cuilibet clerico in superpellicio ad easdem ministranti, ijd. Marjoriæ, uxori Johannis Dalkyn, xxs. Johanni Dalkyn juniori, Radulpho Dalkyn, et Elizabethæ Dalkyn, xs. Loræ Bank, ijs vjd. Isabellæ Banke, xijd. Roberto Caterall, ijs vjd. Katerinæ, uxori Willelmi Marflete de Patryngton, tres ulnas panni lanii, coloris violet, ut ipsa devotius teneatur orare pro anima mea. Res. Johanni Dalkyn, Rob. Taverner, et Willelmo Marflete, exec. Hiis testibus. Roberto Caterall prædicto, Roberto Storme, Willelmo Personson, et aliis. Dat. apud Rise. Prob. May 13, 1482, by Dalkyn and Marflete (Ibid. v. 68).

May 24, 1501. Joh. Percy de Kildale in Cleveland. Sep. in medio chori ecclesiæ S. Cuthberti de Kildale. Pro meo mortuario meum optimum animal cum cæteris ornamentis.

de Brus, et Stephano de Meynil, et Radulfo de Nova villa, et m. a.

CCCCLXXVIII.<sup>1</sup> Notum sit omnibus S. Ecclesiæ fidelibus, quod ego, Ernaldus de Percy, dono, et concedo, et confirmo elemosinam patris mei, quam dedit Ecclesiæ S. Mariæ de Gyseburne, scil. Ecclesiam de Ormesby, et unam car. terræ in

Ecclesiæ S. Cuthberti xxs, ad emendandum vestimenta. Summo altari, iijs iiijd. Ad ornamenta ejusdem altaris, iijs iiijd. Rectori ejusdem ecclesiæ, unum juvenem equum. Ad reparationem ejusdem ecclesiæ, vj li xiijs iiijd. Elizabethæ Percy, sorori meæ, vj li xiijs iiijd., de bonis matris suæ. Uni presbitero, celebraturo pro anima mea et antecessorum meorum, per spatium octo annorum, quolibet anno, iij li. Priorissæ et Monialibus de Baisdale, pro absolutione, xiijs iiijd. Henrico Blakewell, vjs viiij. Petro Percy, filio meo, unum ten. in quo nunc manet Johannes Felton, et aliud ten. in quo Johannes Grange manet, ad terminum vitæ suæ. Eidem Petro Percy, hæc., et assign. suis, quandam feodi firmam in Batrisby xs imperp. Jacobo Percy, filio meo, xls de terris meis in Ormesby, ad terminum vitæ suæ. Eidem Jacobo Percy, unum ten. quod emi de Parkinson, cum toftis, croftis, et pert., sibi, hæc., et assign. suis imperp. Item vj oves matrices ad inveniendum unum luminare coram imagine S. Cuthberti. Roberto Walker, servienti meo, xx<sup>d</sup> oves matrices cum agnis suis. Johanni Watson duas vaccas. Res. præfatis Jacobo Percy et Petro Percy, exec. Hiis testibus. Roberto Huchonson, Henrico Blakewell, Capellanis, et aliis. Dat. apud Kildale. Prob. June 11, 1501 (Ibid. vi. 3).

July 22, 1507. Kateryn Mowbray. My body to be beried w<sup>t</sup> in the parish Kyrk of Stokeslay, w<sup>t</sup> my mortuarie due and accustomed. Also I bequeith and gyve al such arayment, as belongs to my body, to be deuided amonges my frendes, by the discrecion of my moder and my broder-in-law, Olyver Percy. And the residew of al my goods, my husbandes wyll fulfilled, I will that my moder and my said broder, whom I make myn executors, dispose for the wele of my saule, my husbandes saule, as

thei will aunswer for. In witness wherof to this my last will I have setto my seale. Yeffyn and maid at Eseby xxiij<sup>th</sup> day July, the yere of our Lord m<sup>c</sup>ccccevij. Theies wittenese, Richard Kyerby of Stokeslay, William Stokton of the same, and Raff Scholton. Prov. Aug. 6 (Ibid. vi. 235).

Dec. 16, 1535. John Percie of Whitby. To bee buried within the churche of Whitby beside my wyfe. For forgotten tithes, xijd. To my lord Abbote for absolucone, iijs iiijd. To have messe and dirige at the parishe churche (*amount omitted*). My sonne, James Percie, to bee heyre of the landes, that comme by hys mother, and all my oder children to have there partes, my dettes paid. Also I will that George Bushell bee paid for the shippe, or the goodes bee parted, iiij li. The resydew of my goodes unbequeathed I wyll that Jane, my wyfe, and James, my sonne, bee my full executors, yf they wyll take it upon theme, with the counsell of George Bushell and John Conyers, my oversears. All thys is my laste wyll. These witnesses, John Peirson, and Thomas Lusbye with oder moo. Prob. March 9, 1535-6 (Ibid. xi. 250).

<sup>1</sup> The date of this charter must be about the middle or latter part of the twelfth century. Augustine, Prior of Newburgh, and Hugh de Ruddebi, were contemporaries of Roger de Pont l'Evêque, who was Archbishop of York, 1154-1181 (Cart. Rievallense, 33, 69). To Turstin de Acclum, called in the Whitby Chartulary (ii. 379) "Dominus Turstinus, Dapifer de Acclum," Abbat Richard i. (before 1175), gave a carucate of land in Rousby. Galfrid de Scelton, Robert Scarbot, and Rualdus or Roaldus de Gyseburne, were all contemporaries of Adam de Brus ii., who died in 1199.

eadem villa quæ ad Ecclesiam pertinet, et molendinum de Kaldecotes cum secta sua, et cum tofto suo quod Ranulfus Molendinarius cum prædicto molendino tenebat. Et volo, ut prædicta Ecclesia de Gyseburne hanc elemosinam patris mei et meam, ita libere, et quiete, et honorifice, perpetuo teneat, sicut quamlibet ecclesiarum vel possessionum suarum melius, et quietius, et honorificentius tenet. Rodberto, fratre meo, ejusdem donationis concessore et teste, Augustino, Priore de Novo Burgo, Warnero, Capellano Comitis, et Ysaac, Clerico Comitis, Hugone de Ruddeby, Decano, Galfrido, Clerico de Skeltona, Magistro Gocelino, Bernaldo Medico, Turstino de Acclum, Waltero filio Rogeri, Roberto de Scarbot, Rualdo de Gyseburne, Stephano Manuvillain, Raginero de Ormesby, Hugone de Elvinctona, et m. a.

CCCCCLXXIX. Willelmus de Percy de Kildale . . . pro salute animæ meæ, et animæ Agnetis uxoris meæ,<sup>1</sup> et pro salute animarum patris et matris meæ, et omnium antecessorum meorum . . . Deo, et S. Mariæ de Gyseburne, et Can. ibid. Deo servientibus, omnem donationem quam Robertus de Brus dedit eis de feodo Ernulfi de Percy, avi mei, tam in ecclesiis quam in aliis redditibus, in bosco et plano, in prato et pastura, in viis, in aquis et semitis, et in omnibus locis, per eandem divisas quæ continentur in carta memorati Roberti de Brus. Hiis testibus. Ricardo Malebise, Hugone de Flamevilla, Willelmo de Hayrun, Roberto de Mauteby, Ricardo filio Symonis, Radulfo de Barneby, Waltero de Stainesby, Roberto de Baiocis, Rogero, et Waltero, et Ernulfo, filiis suis, Reginaldo de Tunstal, Roberto de Gartona, Willelmo Lane, Henrico de Percy, Willelmo Dispensatore, Johanne Malekake, Waltero Præposito.

CCCCCLXXX. Willelmus de Percy<sup>2</sup> . . . Deo etc., unam bov. terræ in Ormesby, illam scil. quam de Radulfo filio Ace, homine meo, recuperavi, cum tofto qui fuit Godefridi filii Akeman, et omnibus pert. et libertatibus suis: et insuper quatuor alios toftos, propinquoires illo tofto versus solem, cum communi pastura ad tantum tenementum (215<sup>b</sup>) pertinente, in lib. et quiet. et pur. et perp. elem. Et hanc elem. ego et hæc. mei contra omnes homines warantizabimus, aut si

<sup>1</sup> Agnes de Flameville, in an imperfect charter, makes a grant for the good of the souls of her husbands, William de Percy and John de Birkin (Dodsworth. xcv. 50). The last-mentioned husband occurs in No. 483, which is a charter by his stepson, Walter de Percy. She was the

daughter and heiress of Hugh de Flamville, by Matilda, daughter of Roger de Conyers of Sockburn (General Plantagenet Harrison's History of Yorkshire, i. 108). See also Cart. Rievallense, 218, 219.

<sup>2</sup> Confirmed by Peter de Brus II. on p. 96.



warantizare non poterimus, in eadem villa ad valentiam eis excambium dabimus. Hiis testibus. Roberto de Malteby, Waltero de Stainesby, et Willelmo filio ejus, Rogero de Acclum, Willelmo de Tametona, Willelmo filio Ernaldi de Percy, Rogero Capellano, Thoma Capellano, Willelmo Ruffo, Johanne de Thocotes, Willelmo de Lyum, Rogero de Bayus, Waltero fratre ejus, Willelmo de Thornetona, Ricardo de Hotona, et Alexandro Pugeis, et aliis.

CCCCLXXXI. Willelmus de Percy . . . Deo etc., quicquid juris habui in Ecclesia de Crathorne cum pert. suis,<sup>1</sup> et quicquid juris habui in Ecclesia de Ormesby cum pert. suis, et molendinum de Kaldecotes cum pert. suis, viz. cum terra ei adjacente, et secta et multa hominum meorum de Ormesby et Kaldecotes, sicut in cartis Ernulfi de Percy, avi mei, et Ernulfi, avunculi mei, continetur. Præterea dedi eis molendinum meum cum loco suo, quod est inter Kaldecotes et Grangiam Ryevalis,<sup>2</sup> quæ est in Campis de Normanby, ut in eis sit libera potestas molendinum ibi habendi, aut non habendi. Et iidem Can. michi concesserunt, et hæc. meis, et carta sua confirmaverunt, quod bladum meum de domo mea de Ormesby sine multa moletur, et proximo post bladum, quod in tramalio<sup>3</sup> invenietur. Ad hæc etiam . . . totam moram illam super quam inter me et eosdem Can. querela versabatur et calumpnia, ut teneant et habeant integre et plenarie per omnes illas divisas, quæ in carta Roberti de Brus senioris, quam habent de ecclesiæ suæ foundatione, assignantur : et ipsi michi et hæc. meis in mora prænominata, scil. usque ad rivulum de Sleddale, communionem pasturæ meis propriis averiis concesserunt, et carta sua confirmaverunt. Istas prænominatas ecclesias, molendina, et terras, cum omnibus pert. et libertatibus suis dedi, et concessi, prænominatis Can. pro me, et uxore mea, et hæc. meis, et pro animabus antecessorum meorum, in lib. et quiet. et pur. et perp. elem. Hiis testibus. Capitulo S. Petri Ebor., Rogero de Rosel, et Ada fratre ejus, Roberto de Malteby, Radulfo de Barneby, Ricardo filio Symonis, Thoma Ingeram, Roberto de Gartona, Johanne de Thocotes, Willelmo filio Hervi, Osmundo de Gyseburne, Petro de Uplyum, Hugone de Hasel, et m. a.

<sup>1</sup> Confirmed by Peter de Brus II. on p. 95.

<sup>2</sup> *Gyevalis*.

<sup>3</sup> *Tramaly*, of a mylle, *idem quod* *bopur* . . . *et faricapsia* (*Promptorium Parvulorum*). The meaning is clear enough. The Canons were to have their corn ground directly after what was being done, and were

to pay nothing for it. Towards the end of the century the Canons by way of exchange granted the mills, for by that time they had increased in number, at Kaldecotes and Ormesby, to William, son of William de Percy, who agreed to grind their corn free of charge, directly after what was in the hopper (*tramelum*). No. 590.

CCCCLXXXII. Hæc est finalis concordia inter Willelmum de Percy et Can. de Gyseburne, in Curia Domini Adæ de Brus facta, et coram Rogero de Bavent, tunc Vicecomite Ebor., in Comitatu præsentata, anno Dominicæ Incarnationis, m<sup>o</sup>c<sup>o</sup> nonagesimo vii<sup>o</sup>, super vaccaria illa quæ sita fuit in valle de Lounesdale,<sup>1</sup> scil. in communi pastura quam habet ibi idem Willelmus suis propriis averiis ex dono Can., et unde quæsitivum breve recognitionis. Idem Willelmus concessit Can. de se et hær. suis imperp., vaccariam quandam in eadem valle absque impedimento, quod eis inde faciat ipse, vel hær. sui, quadraginta per [ti] catas a prima vaccaria versus aquilonem figendam, soil. ad perticam xx<sup>u</sup> pedum, et ad mansum et clausum ejusdem vaccariæ quatuor acras terræ, et antiquum pratum, scil. quatuor acras terræ ad eandem perticam. (216) Et Can. concesserunt ei et hær. suis, quod nec ædificium nec pratum, præterquam quod nominatum est, ibi facient, per quod eorum communis pastura impediatur. Hiis testibus. Alano de Wiltona, Galfrido Baard, Rogero de Acclum, Willelmo de Kirtona, Waltero de Bovingtona, Willelmo de Percy juniore,<sup>2</sup> Roberto de Normanby, Rogero de Buterwike, Willelmo de Lyum, Willelmo filio Hervey, Willelmo de Thornetona, Alexandro Pugeys, Waltero, et Roberto, tunc servientibus Domini Regis, et aliis.

CCCCLXXXIII. Walterus de Percy . . . Priori et Can. Gyseburnæ, custodiam terræ Rogeri de Bayus in villa de Ormesby, cum omnibus libertatibus ad eam pertinentibus, et custodiam hæredis ipsius Rogeri<sup>3</sup> usque ad legitimam ætatem ipsius secundum legem Angliæ, cum maritagio ejusdem sicut in carta dictorum Can. continetur, quam habent a Johanne de Birkin de custodia ejusdem terræ. Salvo tamen michi et hær. meis servitio meo, ad eandem terram pertinente. Hiis testibus. Radulfo de Nevil, Hugone de Hotona, Reginaldo de Rosel, Ricardo de Levinton, Johanne de Rosel, Willelmo de Nevil, Hugone de Kildale, Wydone de Kildale, Willelmo de Bolleby, Alexandro Pugeys, Willelmo de Thocotes, Roberto de Mida, et aliis.<sup>4</sup>

CCCCLXXXIV. Walterus de Percy . . . divinæ pietatis intuitu, pro salute animæ patris mei, et matris meæ, et pro

<sup>1</sup> Lounesdale is in the Northern part of Kildale.

<sup>2</sup> William de Percy junior was a younger son of William de Percy the party to this deed. In 1219 he acted as attorney for his brother Walter de Percy in a plea with the Prioress of Monkton (Add. MSS. 12,269, fo. 4b).

<sup>3</sup> The heir of Roger de Bayus was his son Reginald (Nos. 531 and 543).

<sup>4</sup> "On horseback in grene wax." Going to the sinister. + SIGILL: WALTERI : DE : PERCI (Dods-worth. vii. 63<sup>b</sup>).

salute animæ meæ et omnium antecessorum et succ. meorum . . . . Deo etc., in lib. et pur. et perp. elem., quicquid Willelmus de Percy, pater meus, vel antecessores mei, dederunt, concesserunt, et confirmaverunt eisdem, tam in ecclesia, quam in terris et toftis in Ormesby, et in molendino de Kaldecotes cum molta et secta sua, et cum tofto quod Ranulfus Molendinarius cum prædicto molendino quondam tenuit, et cum omnibus aliis pasturis, libertatibus, et aisiamentis, ad prædictas terras et molendinum infra villam et extra de Ormesby pertinentibus. Concessi etiam eisdem, et confirmavi, duas bov. terræ, quas habent in eadem villa ex dono Walteri filii Raineri de Ormesby, cum omnibus pert. suis infra villam et extra. Tenendum et habendum libere, quiete, et pacifice, in lib. pur. et perp. elem. Concessi insuper dictis Can., et confirmavi, quicquid habent in prædicta villa ex dono Marchisæ de Upsale, et quicquid habent ex dono Hawisæ, sororis ejus, et quicquid habent ex dono [Roberti filii] Henrici de Ormesby, et quicquid habent ex dono Rogeri de Bayus. Tenendum et habendum libere, et quiete, et pacifice, imperp., sicut in cartis ipsorum continetur. Ita tamen quod prædicti donatores, viz. Marchisa, et Hawisa, [Robertus] filius Henrici, et Rogerus de Bayus, vel hæc. ipsorum, michi et hæc. meis de forinseco servitio respondeant, quantum ad prædictas terras pertinet. Quare volo, quod prædicti Can. habeant et possideant prædictas elemosinas antecessorum meorum et meam, cum omnibus pert. suis, sicut alicubi aliquam elemosinam liberius et quietius tenent; et omnes prædictas terras et possessiones teneant et possideant in perp., ut præscriptum est. (*The witnesses are the same as in the last charter*).

CCCCCLXXXV. (216<sup>b</sup>) Willelmus de Percy de Kildale<sup>1</sup> . . . Waltero filio Rayneri, duas bov. terræ cum omnibus pert., et duas rodas in villa de Ormesby, quas Radulfus filius Ace dedit præfato Waltero pro homagio et servitio suo, et pro quatuor marcis argenti, et quinque solidis, et quatuor denariis. Tenendas de præfato Radulfo et hæc. suis, ita libere et quiete, sicuti memoratus Radulfus de me tenet per idem<sup>2</sup> servitium. Hiis testibus. Roaldo, tunc Priore de Gyseburne, Petro, tunc Celerario, Radulfo de Burnnus, Johanne de Jarum [Canonicis], Ada, Capellano de Burnnus, Willelmo de Percy, filio Ernulfi, Roberto de Mauteby, Waltero de Stainesby, Rogero de Acclum, Rogero de Baiocis, Waltero de Baiocis, Ricardo, et Ernulfo, fratribus suis, Johanne de Thocotes, Willelmo de Thornetona, et aliis.

<sup>1</sup> See Nos. 484 and 556.

<sup>2</sup> *Idem*.



CCCCLXXXVI. Radulfus filius Ace<sup>1</sup> . . . Waltero filio Raineri de Ormesby, pro homagio suo et servitio, et pro duabus marcis argenti, et pro triginta et duobus solidis, quos michi donavit, duas bov. terræ in villa de Ormesby, scil. propinquoires terræ Rogeri de Bayus, cum tofto scil. proximo tofto Reginaldi Præpositi versus austrum, cum communi pastura, et cum omnibus aliis pert. et libertatibus suis infra villam et extra. Dedi etiam etc., eidem Waltero duas rodas terræ in Campis prædictæ villæ, unam scil. rodam in Culteracre, et unam rodam juxta avenanam<sup>2</sup> Willelmi de Percy versus aquilonem, cum omnibus libertatibus suis. Has prædictas terras cum tofto prænominato concessi prædicto Waltero, et cuicunque, vel quibuscunque illas post dies suos dare voluerit et assignare, et hæredem et hæredes suos inde constituere. Ita quod ille, vel illi, quibus prædictas terras donaverit, teneant de me et hæ. meis sol[ut]as et quietas ab omnibus servitiis et consuetudinibus, faciendo inde forinsecum servitium, quantum pertinet ad duas bov. terræ et duas rodas, unde decem car. etc. Hiis testibus. Roaldo, Priore de Gyseburne, Radulfo Canonico, Johanne de Jarum, Petro Celerario, Willelmo de Percy, Rogero de Acclum, Roberto de Malteby, Waltero de Stainesby, Willelmo de Tametona, Rogero de Baiocis, Waltero fratre ejus, Ricardo fratre ejus, Arnulfo fratre ejus, Hugone Clerico, Johanne de Thocotes, Ricardo de Hotona, Roberto de Cliveland, et aliis.

CCCCLXXXVII. Radulfus, filius Ace de Ormesby . . . Deo etc., in pur. et perp. elem., duas bov. terræ et duas perticatas cum tofto et crofto in Ormesby, et cum omnibus infra villam et extra ad prædictas terras pertinentibus. Illas viz. bov. et perticatas quas Walterus de Ormesby de me tenuit, et eis dedit et confirmavit. Hæc omnia prædictis Can. concessi, et confirmavi, libere, et quiete, et pacifice, solvendo forinsecum servitium, quantum pertinet ad duas bov. terræ et duas perticatas, unde decem car. etc. Testibus hiis. Gylberto de Thorney, et Willelmo de Barton, tunc temporis servientibus Domini Regis, Rogero de Baiocis, Thoma de Martona, Waltero

<sup>1</sup> See Nos. 215 and 487.

<sup>2</sup> This word has a mistaken mark of contraction over it. In the vulgar tongue it would be Oatlands, or rather Haverlands. We do not meet with this word in the Chartulary, but the occurrence of such names as Barli-landes (No. 516) and Peselandes (No.

495) in Ormesby, Linelandes and Benezlandker in Marton (No. 661), and Ryeland in Tocketts (No. 311), shew that such a word may have existed. Suitable culture would permit the same crop to be grown on it for many years, and thus the piece of land would get its distinctive name. The name existed in Danby in 1656.

Galicien, Hugone de Hotona, Waltero fratre ejus, Willelmo de Bernaldeby, Willelmo de Thornetona, Petro de Uplyum, et aliis.

CCCCCLXXXVIII. (217) Sciant omnes etc., quod ego, Radulfus filius Ace,<sup>1</sup> quietum clamavi de me et hæc. meis imperp., Deo etc., et forisjuravi, totum jus quod habui in illa bov. terræ in Ormesby, quam Dominus meus, Willelmus de Percy, de me recuperavit, et eisdem Can. in perp. elem. dedit. Hiis testibus. Roberto de Malteby, Waltero de Stainesby, et Willelmo filio ejus, Rogero de Acclum, Willelmo de Tametona, Rogero Capellano, et Rogero filio ejus, Johanne de Thocotes, Rogero de Bayus, Willelmo de Thornetona, Willelmo de Thocotes, Thoma de Brottona, et aliis.

CCCCCLXXXIX. Petrus de Cliveland<sup>2</sup> . . . Deo et Can. de Gyseburne, duas bov. terræ cum pert. in territorio de Ormesby; illas duas bov. quas Emma, mater mea, quondam tenuit; et totam terram sine ullo retenemento, quam habui ad vallem de Martona ex australi parte de Stretegate; et totam terram meam quæ vocatur Tunge, quæ jacet juxta terram Can. ad Neudic; et totam terram meam quæ vocatur Halfarige,<sup>3</sup> sine ullo retenemento, quæ jacet inter terram ipsorum Can. et terram Domini Walteri de Percy; et totam terram ad Sandwath, sine aliquo retenemento, quam recepi a Domino Waltero de Percy in excambium pro cultura mea, quæ vocatur Acegarthes; et tre[s] rodas terræ in Austculteraker, quæ quondam fuerunt Roberti Wildprest; et unam rodam terræ et dim. ad Sandpittes, quæ jacent propinquiores prædictis duabus bov. terræ versus occidentem. Tenendas et habendas, libere et quiete, integre et plenarie, cum omnibus pert., libertatibus, et

<sup>1</sup> See No. 480.

<sup>2</sup> The descent of the family of Cliveland, which lived in Ormesby, cannot with certainty be traced further back than the latter part of the twelfth century, when Robert de Cliveland gave an acre and a perch at Ormesby to Whitby (Whitby Chart. i. 7). He had two sons, Ralph and Robert (Ibid. p. 106). The latter must have been the husband of the above-mentioned Emma, and father of Peter de Cliveland, who is the donor here and in several succeeding charters. Besides Peter, Robert had two other sons, Henry, to whom his brother Peter gives land in No. 500; and Ralph (No. 520), whose wife Geve in No. 523 quitclaimed all right in her husband's gifts to the Priory. Ralph

appears to have died without issue in the Holy Land (No. 565). The line of the family was carried on by Peter (son of Robert de Cliveland), who had two sons, William (No. 565), and Robert (Nos. 505-508). This last-mentioned Robert had three children, a son John, called in No. 570 "Johannes de Clyveland, filius et hæres Roberti de Clyveland de Ormesby"; a daughter Alice, who married Stephen de Lackenby, by whom she had issue (Nos. 567, 568); and another daughter, Agnes (No. 591).

<sup>3</sup> This place is called Halfaker in the Confirmation by Peter de Brus II. Austculteraker, mentioned below, appears in the Confirmation as Austcul-tacre (p. 96).



aisiamētis ad prædictas terras infra villam et extra pertinentibus, de me et hæ. meis, faciēdo inde tantummodo forinsecum servitium, quantum pertinet ad duas bov. terræ, unde decem car. etc. . . . Hiis testibus. Hugone de Hotona, Ricardo filio ejus, Willelmo de Thocotes, Johanne Medico, Thoma de Martona, Roberto Galicien, Reginaldo de Bayus, Rogero Lost, Johanne de Bernaldeby, Henrico de Mortona, Petro Westiby, Petro Nurri, et m. a.

CCCCXC. Petrus de Cliveland . . . Deo et Can. de Gyseburne, unam bov. terræ cum omnibus pert., libertatibus, et aisiamētis suis in Ormesby: illam bov. quæ jacet propinquior soli de illis duabus bov. terræ, quas Emma, mater mea, quondam tenuit; et unam rodam terræ et dim. ad Sandpittes, quæ jacent propinquiores eidem bov. versus occidentem; et tres rodas terræ in Austerculteraker, quæ quondam fuerunt Roberti Wenprest. Tenendas et habendas de me et hæ. meis, libere, quiete, et plenarie, cum omnibus pert. et aisiamētis ad prædictam terram infra villam et extra spectantibus, faciēdo inde tantummodo forinsecum (servitium) quantum pertinet ad unam bov. terræ, unde decem car. etc., pro omnibus rebus, sine homagio aliquo inde michi et hæ. meis faciēdo. . . . Hiis testibus. Hugone de Hotona, Ricardo filio ejus, Willelmo de Thocotes, Johanne Medico, Thoma de Marton, Roberto Galicien, Petro Nurri, et m. a.

CCCCXCI. (217<sup>b</sup>) Petrus de Cliveland. . . . Deo et Can. de Gyseburne, in lib. et pur. et perp. elem., duas acras terræ in Ormesby cum omnibus pert., libertatibus, et aisiamētis suis infra villam et extra; unam scil. de duabus acris quas habui ad Priürhyl, viz. propinquiorem soli, et unam acram de duabus acris quas habui ad Ketelpittes, scil. propinquiorem soli. . . . Hiis testibus. Ricardo de Hotona, Willelmo de Thocotes, Ricardo de Normanby, Willelmo de Morton, Radulfo de Marton, Reginaldo de Bayus, Ricardo Werdoys,<sup>1</sup> Henrico de Cliveland, Johanne de Bernaldeby, et aliis.

CCCCXCII. Petrus de Cliveland. . . . Deo et Can. de Gyseburne, totum pratum meum ad Ketelpittes, quantum pertinet ad dim. car. terræ, inter pratum Domini Walteri de Percy et pratum ipsorum Can., quod prius ex dono meo ibid. tenuerunt. Tenendum et habendum in lib. pur. et perp. elem. . . . Hiis testibus. Willelmo de Thocotes, Johanne de Langberg, Johanne de Thocotes, Willelmo de Morton, Reginaldo de Bayus, Henrico de Cliveland, Johanne de Bernaldeby, Radulfo de Martona, et m. a.

CCCCXCIII. Petrus de Cliveland. . . . Deo et Can. de Gyse-

<sup>1</sup> Ricardo de Normandby repeated.

burne, in lib. pur. et perp. elem., totam terram apud Sandwath cum omnibus pert. et asiamentis suis, sine aliquo retenemento, quam a Domino Waltero de Percy recepi in excambium pro cultura mea quæ vocatur Acegarthes. . . . Hiis testibus. Reginaldo de Baiocis, Waltero de Mortona, Henrico fratre ejus, Thoma de Martona, Johanne de Bernaldeby, Roberto de Mida, Waltero Galicien, Roberto filio ejus, Petro Westiby, et m. a.

CCCCXCIV. Petrus de Cliveland. . . . Deo et Can. de Gyseburne, tres acras cum pert. terræ arabilis et prati in Campis de Ormesby; scil. [unam acram] ad Sandpittes, et duas acras terræ cum pert. contra Hameldon, propinquiores terræ Walteri de Percy versus occidentem. Tenendas et habendas in lib. et pur. et perp. elem. . . . Hiis testibus. Willelmo de Barton, Willelmo de Thocotes, Ricardo de Hoton, Reginaldo de Bayus, Willelmo de Morton, Johanne de Bernaldeby, Johanne de Tocotes, Roberto Galicien, Radulfo de Marton, Petro Westiby, et aliis.

CCCCXCV. Petrus de Cliveland. . . . Deo et Can. de Gyseburne, in lib. et pur. et perp. elem., unam acram terræ cum pert. in Ormesby; scil. ad Peselandes, quæ jacet inter terras ipsorum Can., et extenditur in longitudine a via usque ad Wending. . . . Hiis testibus. Ricardo de Hoton, Willelmo de Barton, Willelmo de (218) Thocotes, Johanne de Langberg, Reginaldo de Baius, Willelmo de Morton, Johanne de Thocotes, Johanne de Bernaldeby, Petro Westiby, Petro de Aula, Adam de Lyum, Ricardo de Normanby, et m. a.

CCCCXCVI. Petrus de Cliveland. . . . Deo etc., aream quandam de capitali tofto meo in Ormesby, habentem in longitudine sex percatas, scil. a rivulo de Ormesby usque ad ortum meum, et quinque percatas in latitudine, scil. a curia Roberti, filii mei, versus aquilonem; ad claudendum et ædificandum inde quicquid voluerint ad commodum suum, cum libero ingressu et exitu eis, et hominibus, et averiis suis, sine omni impedimento vel contradictione mei vel hæredum meorum. Tenendam et habendam cum omnibus pert., libertatibus, et asiamentis suis, in lib. pur. et perp. elem. . . . Hiis testibus. Ricardo de Hotona, Willelmo de Thocotes, Ricardo de Normanby, Johanne de Thocotes, Johanne de Thorp, Johanne de Bernaldeby, Roberto Galicien, Johanne de Scaltan, Petro Westiby, Petro Nurri, Willelmo Laveroc, Radulfo de Semer, et m. a.

CCCCXCVII. Petrus de Cliveland. . . . Deo et Can. de Gyseburne, in lib. pur. et perp. elem., quatuor acras et tres rodas terræ in Campis de Ormesby, cum omnibus pert., liberta-

tibus, et aisiamentis suis, infra villam et extra : viz. duas acras terræ apud Langeleinlandes, propinquoires versus austrum terræ quam antea eis ibid. dederam, et unam acram terræ in Wuerestebothem,<sup>1</sup> et dim. acram terræ ad Scortesandes, propinquoire versus orientem terræ quam eis dederam apud ipsum locum, et tres rodas terræ apud Hueflat, propinquoires versus orientem terræ quam prædicti Can. ibidem ex dono meo habuerunt. . . . Hiis testibus. Roberto de Lasingby, Roberto Wausand, Willelmo de Thocotes, Ricardo de Hotona, Johanne de Langberg, Ricardo de Normanby, Johanne de Thocotes, Johanne de Bernaldeby, et m. a.

CCCCXCVIII. Petrus de Cliveland . . . Deo etc., unam acram terræ cum corpore meo in Campo de Ormesby, in lib. et pur. et perp. elem., cum omnibus pert. suis, libertatibus, et aisiamentis, infra villam et extra ; scil. tres rodas ad Langhornedike, quas Stephanus Brun [tenuit], a via versus occidentem, et pratum in parte occidentali eidem terræ [pertinens], et unam rodam ad Gosemire de eadem bov., quam Stephanus prædictus tenuit, scil. rodam juxta bovatas prædictorum Can. . . . Hiis testibus. Ricardo de Normanby, Reginaldo [de] Bayus, Willelmo de Morton, Radulfo de Marton, Henrico de Cliveland, et Roberto de Cliveland, et m. a.

CCCCXCIX. Petrus de Cliveland<sup>2</sup> . . . Deo etc., unam bov. terræ in Ormesby, quam Robertus, filius Stephani de Lackenby, de me tenuit, et eisdem de assensu meo dedit. Tenendam et habendam Deo et præfatis Can., integre, plenarie, cum omnibus pert., libertatibus, et aisiamentis suis, infra villam et extra, in lib. pur. et perp. elem. . . . (218<sup>b</sup>) Hiis testibus. Rogero de Sturs, Willelmo de Thocotes, Roberto de Lasingby, Ricardo de Hotona, Johanne de Langberg, Johanne de Thocotes, Reginaldo de Bayus, Radulfo de Marton, Roberto de Marton, Johanne de Thorp, Johanne de Bernaldeby, Petro Westiby, Petro Nurri, et m. a.

D. Petrus de Cliveland . . . Henrico, fratri meo, et hæ. suis, totam culturam in Hundedale, de divisa usque in ductum de Normanby, in feudo et hæreditate, pro homagio et servitio suo, libere, et quiete, et honorifice, reddendo inde annuatim michi et hæ. meis, unum den. in die Natalis Domini, pro omni servitio et exactione sæculari ; scil., unam

<sup>1</sup> Called Wuerstebothem in No. 535, that is, the upper east bottom. Uvver-lip is still used in Cleveland for upper-lip. *Bottom* is defined by the Rev. J. C. Atkinson in the *Anti-*

*quary*, August, 1886, p. 74, as "low-lying, fairly level lands; not marshy or wet like an *ing*, but dry and fertile, with good depth of soil."

<sup>2</sup> See Nos. 537, 562, and 567.



acram terræ propinquiorem soli, exceptis duabus acris in Seortebroymes, et unam [acram] terræ contra Scrieth propinquiorem soli, exceptis duabus acris in cultura mea. . . . Hiis testibus. Roberto de Normanby, Rogero de Bayus, Henrico de Normanby, Radulfo de Cliveland, Roberto Blanchard, Henrico filio Henrici de Normanby, Roberto filio Roberti de Normanby, et m. a.

DI. Petrus de Cliveland . . . Deo et Can. de Gyseburne, omnes terras quas Henricus, frater meus, dedit eis in Campo de Ormesby, scil. totam terram arabilem quam idem Henricus habuit ad Ketelpittes, cum toto prato versus occidentem ad eandem terram pertinente, et totam terram quam habuit ad Huheflat, et totam terram quam habuit ad Hameldon, et totam terram quam habuit ad Scortesandes, et totam terram quam habuit ad Traneberg, quæ jacet inter terram eorundem Can. et Hundedale. Tenendas et habendas cum omnibus pert., libertatibus, et aysiammentis, ad prædictas terras pertinentibus, in lib. pur. et perp. elem. . . . Hiis testibus. Reginaldo de Bayus, Radulfo de Cliveland, Johanne de Bernaldeby, Waltero de Morton, Henrico fratre ejus, Petro Westiby, Petro Nurri, Roberto de Mida, et m. a.

DII. Petrus de Cliveland . . . Deo et Can. de Gyseburne, omnes terras quas Robertus, filius Stephani de Lackenby, eis dedit in territorio de Ormesby ; scil. totam terram quam idem Robertus habuit ad Ketelpit [t] es, cum toto prato ad utrumque capud ejusdem, et totam terram quam habuit ad Scortesandes, et totam terram quam habuit ad Hameldune, et totam [terram] quam habuit ad Hugeflat, et totam terram quam habuit ad Traneberg, et totam terram quam habuit ad Peslandes, cum toto prato eidem pertinente ad utrumque capud, quæ scil. terra in longum a prato orientali usque ad pratum occidentale extenditur, scil. super Bradderbumwith,<sup>1</sup> et totam terram quam habuit ad Sandpittes, et totam terram quam habuit ad Midellesteboem,<sup>2</sup> et totam terram quam habuit ad Blaukerhoch, et totam terram quam habuit ad Hanggedale. Tenendam et habendam cum omnibus pert., libertatibus, et aysiammentis prædictis terris pertinentibus in lib. pur. et perp. elem. . . . Hiis testibus. Reginaldo de Bayus, Radulfo de Cliveland, et Henrico fratre [ejus], Waltero de Mortona, Henrico fratre ejus, Johanne de Bernaldeby, Johanne de Skiptona, et m. a.

<sup>1</sup> Perhaps the same as Bradeplumwith, the broad plum-wood, of No. 535.

<sup>2</sup> This word should be Midelleste-

bothem, that is the middle east bottom. Wuerestebothem occurs in No. 497, Netherestebothem in No. 518, and Midelbothem in No. 527.



DIII. Petrus de Clyveland . . . Deo et Can. de Gyseburne, in lib. et perp. elem., tres acras terræ cum pert. in territorio de (219) Ormesby, quas eis dedit Radulfus, frater meus: necnon et omnes particulas quas Henricus, frater meus, et Robertus, filius Stephani de Lackenby, dederunt eisdem in eadem villa. Tenendas et habendas in lib. et pur. et perp. elem., prout in cartis dictorum Henrici et Roberti, quas inde habent, continetur. Hiis testibus. Reginaldo de Bayus, Ricardo Werdoys, Rogero Lost, Thoma de Marton, Johanne de Bernaldeby, Roberto Galicien, Johanne de Thocotes, Petro Westiby, Petro de Aula, et aliis.

DIV. Matildis, quondam uxor Petri de Cliveland . . . in viduitate mea et libera potestate . . . Deo etc., totum jus et clamium quod habui, vel habere potui, in nomine dotis, in omnibus terris et possessionibus, quas habuerunt ex dono Petri de Cliveland, quondam mariti mei. . . . Hiis testibus. Ada de Hylton, Willelmo de Malteby, Willelmo de Thocotes, Ricardo de Hoton, Roberto de Pothou, Ricardo de Normanby, Willelmo de Salkoc, Johanne de Thocotes, Johanne de Thorp, Petro Westiby, et aliis.

DV. Robertus, filius Petri de Cliveland . . . Deo et Can. de Gyseburne, omnes terras cum pert., quas habent ex dono Petri de Cliveland, patris mei, in Campis de Ormesby. Tenendas et habendas in lib. pur. et perp. elem., sicut in cartis ipsius patris mei, quas inde habent, continetur. . . . Hiis testibus. Roberto de Laysingby, Roberto Waxand, Willelmo de Thocotes, Ricardo de Hoton, Johanne de Langberg, Ricardo de Normanby, Johanne de Thocotes, Johanne de Bernaldeby, Willelmo de Mortona, Johanne de Thorp, Radulfo de Martona, et m. a.

DVI. Robertus, filius Petri de Cliveland . . . Deo etc., pratum meum, quod habui ex dono Henrici, avunculi mei, apud Neuengge, et Seliker, et Stainebrig. Tenendum et habendum de me et hæ. meis, Deo, et Ecclesiæ S. Mariæ, et præfatis Can., libere, pacifice, honorifice, et quiete. . . . (*Witnesses the same as in No. 504.*)

DVII.<sup>1</sup> Robertus, filius Petri de Cliveland . . . Deo et Can. de Gyseburne, totum pratum cum pert., quod habent ex dono Petri de Cliveland, patris mei, in pratis de Ormesby, scil. apud Ketelpittes, sine ullo retenemento. Tenendum et habendum in lib. et pur. et perp. elem. . . . Hiis testibus.

<sup>1</sup> Original in the York Museum. Seal in green wax, vesica shaped, bearing a lion rampant, is appended to it. The inscription around is

" + S. ROBERTI DE CLIVELA."  
The different readings of the Museum copy are noted below.

Willelmo de Thocotes,<sup>1</sup> Johanne de Langberg,<sup>2</sup> Johanne de Thocotes,<sup>1</sup> Willelmo de Morton, Reginaldo de Bayus, Henrico de Cliveland, Johanne de Bernaldeby,<sup>3</sup> Radulfo de Marton, et m. a.

DVIII. (219<sup>b</sup>) Robertus, filius Petri de Cliveland . . . Deo etc., in lib. pur et perp. elem., quoddam pratum in Campo de Ormesby, quod emi de Henrico, avunculo meo, quod jacet inclusum inter prata dictorum Prioris et Can. ad finem culturæ suæ de Rossepol versus occidentem, totum scil. quod habui in eodem loco. Tenendum et habendum præfatis Priori, et Can., et eorum succ., libere, quiete, et honorifice, cum omnibus pert., libertatibus, et aisiamentis ad prædictum pratum pertinentibus. . . . Hiis testibus. Domino Ada de Hylton, Domino Ricardo de Hoton, Domino Rogero de Thocotes, Johanne de Thocotes, Willelmo de Salkoc, Thoma fratre ejus, Hugone de Sadberg, et aliis.

DIX. Henricus de Cliveland . . . Deo et Can. de Gyseburne, in lib. pur. et perp. elem., unam acram terræ cum pert. in Campis de Ormesby, scil. [dim.] acram terræ ad Langthordic<sup>4</sup> ex occidentali parte viæ, et dim. acram terræ ad Nortblalandes. . . . Hiis testibus. Reginaldo de Baiocis, Ricardo de Normanby, Henrico de Normanby, Ricardo Werdoys, Petro de Cliveland, Radulfo de Cliveland, Thoma de Salkoc, Roberto Galicien, Johanne de Bernaldeby, Johanne de Thocotes, et m. a.

DX. Henricus de Cliveland . . . Deo etc., in lib. pur. et perp. elem., dim. acram terræ in Campis de Ormesby, viz. unam rodam terræ ad Scorgalacre, et unam rodam terræ ad Scorthethornedic. . . . Hiis testibus. Rogero de Sturs, Willelmo de Thocotes, Ricardo de Hoton, Johanne de Langberg, Johanne de Thocotes, Radulfo de Martona, Petro de Uplyum, Johanne de Thorp, Johanne de Bernaldeby, Roberto Galicien, Adam de Lyum, Henrico, Clerico de Uplyum, et m. a.

DXI. Henricus, filius Roberti de Cliveland . . . Deo etc., pro salute animæ meæ, et animarum omnium antecessorum et successorum meorum, in lib. pur. et perp. elem., duas acras terræ in Campis de Ormesby, scil. duas rodas et dim. ad Vuerblalandes,<sup>5</sup> et unam rodam et dim. ad Scortebuttes, et

<sup>1</sup> Thocotes. Museum Copy.

<sup>2</sup> Langeberg. Ibid.

<sup>3</sup> Bernaldebi. Ibid.

<sup>4</sup> The presence of such a name as Scorthethornedic in the next charter inclines one to surmise that the word should be Langthorndic. However,

it occurs elsewhere (Nos. 519, 522, 535) in the form given above.

<sup>5</sup> Compare Vuerneudic (No. 514) and Vuerestebothem (No. 535). Vuer, pronounced uvver, is our modern word upper, as in Upper Silton. See note to No. 497.

unam rodam ad Gosemire, et unam rodam ad Hillebraith, et dim. acram ad Galleacre, et dim. acram ad Levenethoftekeld, cum pert. . . . Hiis testibus. Roberto de Laisingby, Ricardo de Hotona, Willelmo de Thocotes, Johanne de Langeberg, Johanne de Thocotes, Reginaldo de Bayus, Ricardo de Normanby, Radulfo de Marton, Willelmo de Morton, et m. a.

DXII. Henricus de Cliveland . . . (220) Deo etc., tres rodas terræ et dim. in Ormesby cum pert., scil. ad Milnedam, ex occidentali parte viæ quæ ducit de Ormesby ad Midelesburg, cum prato ad capud occidentale ad eandem terram pertinente. Tenendas in lib. pur. et perp. elem. . . . Hiis testibus. Rogero de Sturs, Willelmo de Thocotes, Johanne de Langberg, Ricardo de Normanby, Willelmo de Morton, Johanne de Thocotes, Johanne de Thorp, Roberto de Cliveland, Radulfo de Marton, Reginaldo de Bayus, Petro de Cliveland, Petro Westiby, Petro Nurri, et m. a.

DXIII. Henricus, filius Roberti de Cliveland . . . Deo et Can. de Gyseburne, in Campis de Ormesby totam terram arabilem quam habui ad Ketelpittes, cum toto prato versus occidentem ad eandem terram pertinente; et totam terram quam habui ad Huheflat; et totam terram quam habui ad Hameldon; et totam terram quam habui ad Scortesandes; et totam terram quam habui ad Traneberg, quæ jacet inter terram eorundem Can. et Hundedale; et totam terram quam habui ad Sandpittes. Tenendam et habendam . . . in lib. pur. et perp. elem. . . . Hiis testibus. Reginaldo de Baiocis, Radulfo de Cliveland, Petro de Cliveland, Thoma de Marton, Roberto Galicien, Johanne de Bernaldeby, Johanne de Thocotes, Henrico de Morton, Petro Westiby, Johanne de Skipton, Henrico de Vitri, Petro Nurri, et m. a.

DXIV. Henricus de Cliveland . . . Deo etc., dim. acram terræ in Ormesby cum pert., scil. ad Vuerneudic. Tenendam et habendam in lib. pur. et perp. elem. . . . (*The witnesses are the same as in No. 512, omitting John de Langberg and Richard de Normanby, and adding John de Bernaldeby.*)

DXV. Henricus de Cliveland . . . Deo et Can. de Gyseburne, in territorio de Ormesby septem rodas terræ et dim. cum omnibus pert. suis, viz. unam rodam terræ et dim. ad Sandwath, juxta terram ipsorum Can. versus aquilonem, et unam rodam terræ ad Bramhil, juxta terram ipsorum Can. versus aquilonem, et dim. acram cum pert. ad Fornflat, juxta terram ipsorum Can. versus occidentem, et unam rodam terræ ad Scortelandes, juxta terram ipsorum Can. versus aquilonem, et dim. acram terræ ad Hillockes, juxta terram ipsorum Can. versus aquilonem. Tenendas et habendas cum omnibus pert.

et aisiamentis suis in lib. pur. et perp. elem. . . . Hiis testibus. Ricardo de Hoton, Roberto Galicien, Ricardo de Normanby, Willelmo de Thocotes, Reginaldo de Bayus, Petro de Cliveland, Radulfo de Cliveland, Radulfo de Marton, Willelmo de Morton, Johanne de Bernaldeby, Johanne de Thocotes, Ricardo Werdoys, et m. a.

DXVI. (220<sup>b</sup>) Henricus de Cliveland . . . Deo et Can. de Gyseburne, in lib. pur. et perp. elem., in Campo de Ormesby, scil. ad Netherneudic dim. acram terræ, et ad Barliclandes unam rodam et dim. cum pert., et totum pratum meum quod habui ad Ketelpittes. . . . Hiis testibus. Roberto de Laysingby, Ricardo de Hoton, Willelmo de Thocotes, Johanne de Langberg, Johanne de Thocotes, Reginaldo de Bayus, Ricardo de Normanby, Radulfo de Marton, Willelmo de Morton, Johanne de Bernaldeby, Petro de Cliveland, Willelmo Stabulario de Gyseburne, et aliis.

DXVII. Henricus de Cliveland . . . Deo et Can. de Gyseburne, in lib. pur. et perp. elem., unam acram terræ cum pert. in Ormesby, viz. dim. acram ad Linelandes, propinquiorem terræ ipsorum Can. versus aquilonem, et dim. acram ad Priurhil, propinquiorem terræ ipsorum Can. versus aquilonem. . . . Hiis testibus. Reginaldo de Bayus, Petro de Cliveland, Radulfo de Cliveland, Ricardo Werdoys, Willelmo de Morton, Henrico de Uplyum, Ricardo de Normanby, Stephano fratre ejus, Johanne de Bernaldeby, Johanne de Thocotes, Ada de Lyum, Petro Westiby, et aliis.

DXVIII. Henricus de Cliveland . . . Deo et Can. de Gyseburne, totam terram quam habui ad Peselandes, cum prato eidem adjacente ad utrumque capud; et totam terram quam habui ad Laysic; et totam terram quam habui ad Blindekelde; et totam terram quam habui ad Netherestebotthem; et totam terram quam habui ad Hunggerhyl, in lib. et pur. et perp. elem. . . . Hiis testibus. Waltero de Percy, Roberto de Laisingby, Reginaldo de Bayus, Waltero de Scaltona, Roberto Galicien, Petro de Cliveland, Radulfo de Cliveland, Johanne de Thocotes, Johanne de Bernaldeby, Adam de Lyum, Petro de Aula, et m. a.

DXIX. Henricus de Cliveland . . . Deo et Can. de Gyseburne, . . . tresdecim acras terræ et unam rodam cum pert. in Ormesby, viz. ad Hillockes dim. acram, ad Cringelker tres rodas, ad Langthordic unam acram et dim., ad Peselandes unam acram et unam rodam, ad Sandpittes unam rodam, contra Hameldon dim. acram, ad Huheflat unam rodam, ad Laysic unam rodam, ad Blindekelde unam rodam, ad Traneberg duas acras, ad Scortesandes unam rodam, ad



Langesandes dim. acram, ad Middelstebothem unam rodam, ad Hungerhyl et ad Netherestebothem dim. acram, ad Langley [in] landes dim. acram, ad Linlandes dim. acram, ad Sandwath et ad Bramhyl dim. acram, ad Hangedale dim. acram, ad Priurhil dim. acram, ad Netherblalandes dim. acram, ad Fornflath dim. acram, ad Scortelandes unam rodam, ad Oxintoftes unam rodam et dim. Tenendas et habendas prædictis Can. cum omnibus pert., libertatibus, et aisiamentis ad omnes prædictas terras infra villam et extra pertinentibus, in lib. et quiet., pur. et perp. elem. . . . (221) Hiis testibus. Ricardo de Hoton, Willelmo de Thocotes, Roberto de Laysingby, Ricardo de Normanby, Reginaldo de Bayus, Willelmo de Morton, Radulfo de Marton, Radulfo de Cliveland, Roberto Galicien, Henrico de Normanby, Johanne de Bernaldeby, Johanne de Thocotes, et aliis.

DXX. Radulfus, frater Petri de Cliveland . . . Deo et Can. de Gyseburne, in pur. elem., tres acras terræ in territorio de Ormesby, unam scil. acram ad Netherneudic, quæ jacet propinquior soli in car. terræ Petri de Cliveland, fratris mei, et unam acram ad Peselandes, quæ jacet propinquior soli in eadem car. terræ, et dim. acram in Scortebothem, quæ jacet propinquior soli in prænominata car. terræ, et dim. acram terræ ad Blindekelde, quæ jacet inter terras Domini Walteri de Percy. Tenendas et habendas cum omnibus pert., libertatibus, et aisiamentis prædictis tribus acris terræ infra villam et extra pertinentibus, libere, quiete, et honorifice, sicut ego tenui. Reddendo inde annuatim Petro de Cliveland et hæ. suis, unum den. ad Natale Domini, pro omnibus rebus. . . . Hiis testibus. Reginaldo de Bayus, Petro de Cliveland, Henrico fratre ejus, Thoma de Marton, Waltero de Morton, Henrico fratre ejus, Waltero filio Ricardi de Upsale, Radulfo fratre ejus, Johanne de Bernaldeby, et aliis.

DXXI. Radulfus de Cliveland . . . Deo et Can. de Gyseburne, unam acram terræ in Campis de Ormesby, in lib. et perp. elem., viz. tres rodas ad Barliclandes, quæ jacent in duobus locis juxta bov. terræ quam Rogerus filius Alberti tenuit versus austrum; et unam rodam terræ ad Scortesandes, juxta bov. prædictam quam Rogerus filius Alberti tenuit versus orientem. . . . Hiis testibus. Ricardo de Hoton, Willelmo de Thocotes, Reginaldo de Bayus, Radulfo de Marton, Ricardo de Normanby, Willelmo de Morton, Petro de Cliveland, Henrico fratre ejus, Ricardo Werdoys, et m. a.

DXXII. Radulfus de Cliveland . . . Deo et Can. de Gyseburne, unam acram terræ et dim. in Campis de Ormesby, scil. tres rodas terræ ad Barliclandes, quæ jacent in duobus

locis juxta bov. terræ quam Rogerus filius Alberti tenuit versus austrum, et unam rodam terræ ad Scortesandes, juxta prædictam bov. terræ quam idem Rogerus tenuit versus orientem, et dim. acram terræ ad Langthordic, juxta prædictam bov. quam præfatus Rogerus filius Alberti tenuit versus austrum. Tenendas et habendas in lib. pur. et perp. elem. . . . (*Same witnesses as in the last charter with the addition of John de Bernaldeby.*)

DXXIII. Geve, quondam uxor Radulfi de Cliveland . . . Noveritis me, in viduitate mea et libera potestate mea, quietam clamasse Deo et Can. de Gyseburne totam tertiam partem meam, quæ contigit nomine dotis, de tribus acris terræ cum pert., quas dicti Can. habent de dono Radulfi de Cliveland, quondam mariti mei, in Campis de Ormesby. . . . (221<sup>b</sup>) Hiis testibus. Domino Waltero de Percy, Roberto de Laisingby, Reginaldo de Bayus, Petro de Cliveland, Henrico fratre ejus, Ricardo Werdoys, Ricardo de Normanby, et m. a.

DXXIV.<sup>2</sup> Rogerus de Bayus de Ormesby<sup>3</sup>. . . . Deo etc., duas bov. terræ in Ormesby. Illas scil. quæ jacent propinquiores car. terræ, quæ fuit Warneri de Upsale, versus occidentem, cum duobus toftis, uno quod fuit Ernaldi, fratris mei,

<sup>1</sup> *quam.*

<sup>2</sup> Confirmed by Peter de Brus II. on p. 96.

<sup>3</sup> In No. 17 Henry II. confirms in the year 1182 a grant of the church of Kelstern in Lincolnshire by Hugo Baiocensis, and another gift of half a carucate and common of pasture at Bradley in the same county by Osbert Baiocensis to Guisbrough. Although there is no apparent connection between the family of Bayus who lived at Ormesby, and the one of the same name in Lincolnshire, the gifts just mentioned render it very probable. The earliest member of the Ormesby family is one Robert de Baiocis or Bayus, who, together with his three sons, Roger, Walter, and Ernulf, is a witness to a charter by the first William de Percy of Kildale, who was living towards the end of the twelfth century (No. 479). A fourth son, Richard, occurs as a witness to No. 486, and a fifth, William, is a witness to a charter in the Rievaulx Chartulary (p. 73). Roger, Robert de Bayus's eldest son, married Joan, daughter of Reginald Arundel of Sneton near Whitby (No. 525, and Whitby Chart. i. 89n.). Two of their children are mentioned, namely,

Agnes and Reginald. Agnes married Robert Berner (Nos. 526, 549). In No. 483 Walter de Percy granted the custody of the land of Roger de Bayus in Ormesby to Guisbrough until the full age of Roger's heir. This heir was the above-named Reginald, who in No. 531 granted to Guisbrough seven acres of land and a rood in Ormesby, part of the half car. which formed the dowry of Joan, his mother, and in No. 543 he is spoken of as Reginald, son of Roger de Bayus. His widow, Agnes, quitclaimed all her right to dower in certain lands given by her husband to Guisbrough (Nos. 533, 534). In 1252 she entered into an agreement with the Abbot of Whitby, by which in return for certain gifts to herself and her son William, she agreed to quitclaim to them by a fine, to be made before the Justices at Nottingham, all her right to property in Ruswarp (Whitby Chart. ii. 411). Besides this William, Reginald had two other sons, Robert (No. 549), and Richard (No. 579). No other member of the family is mentioned in this Chartulary, but in one of the additional deeds (No. 211A), Adam Bayhous is named as a juror at an Inquisition taken in 1334.

quod jacet inter toftum Walteri de Bayus et toftum Walteri Clerici, et alio quod Albanus filius Brietine tenuit, cum omnibus pert., libertatibus, et aisiamentis suis infra villam et extra, absque ullo retenemento. Tenendas et habendas in lib. pur. et perp. elem., sicut aliquam elemosinam liberius et quietius tenent in Cliveland. . . . Hiis testibus. Waltero de Bayus, Petro de Cliveland, Roberto Wyldep[r]est, Willelmo, Clerico de Gyseburne, Alano Clerico, Jordano de Beverlaco, Alexandro Pugeys, Willelmo de Thocotes, Willelmo de Thornetona, Adam de Lyum, Vincentio, Roberto de Mida, Johanne de Bernaldeby, Roberto de Staintona, Willelmo de Cotum, et aliis.

DXXV. Johanna, uxor Rogeri de Bayus.<sup>1</sup> . . . Noveritis [me] quietum clamasse Priori et Can. de Gyseburne totum jus meum et clamium, quod habui, vel habere potui, in illis duabus bov. terræ, quas Rogerus de Bayus, dominus meus, dedit eisdem in villa de Ormesby, pro quadam summa pecuniæ quam michi præ manu dederunt. . . . Hiis testibus. Willelmo de Thocotes, Johanne filio Umfridi, Willelmo Clerico, Johanne de Says, Alexandro Pugeys, Roberto de Mida, et m. a.

DXXVI. Agnes, filia Rogeri de Bayus de Ormesby . . . Deo et Can. de Gyseburne, unum toftum et croftum in Ormesby; illud scil. quod Symon Hert quondam tenuit, quod jacet propinquius tofto quod prædicti Can. habuerunt ex dono Hawysæ de Tunstal versus occidentem. Tenenda et habenda, libere, et quiete, et plenarie, cum omnibus pert., libertatibus, et aisiamentis suis infra villam et extra, in lib. pur. et perp. elem. . . . Hiis testibus. Willelmo de Tame-tona, Reginaldo de Rosel, Hugone de Hotona, Willelmo de Thocotes, Petro de Cliveland, Henrico, et Radulfo, fratribus ejus, Waltero de Bayus, Ada filio Walteri Clerici, Ricardo filio Symonis, Alexandro Pugeys, Roberto de Mida, et m. a.

<sup>1</sup> From the Whitby Chartulary (i. 89), we learn that this lady was a daughter of Reginald Arundel of Sneton, and that she was also married to Richard Vertdos. Her brother, Roger Arundel, is a witness to a charter by her to Whitby (Ibid. i. 107). Contemporary with this Joan Arundel was another Joan Arundel, daughter of John Arundel, and niece and heiress of Roger Arundel, from whom she inherited a bovate of land in Over Sneton. Her husband, Robert Engeram of Arncliffe, was a defendant to an action brought against him in 1231 about the said bovate, which was claimed by John de Spineto in

right of his wife, Dionisia, to whom he asserted it had been given by her former husband, Sampson (de Pomario). This claim was successfully resisted by Robert Engeram, who proved to the satisfaction of the Jury that the land in question had been given by Roger Arundel to Roger, his bastard son, and that on the latter's decease he had entered upon the land as the lawful escheat of his wife (Placita apud Whiteby, die Martis prox. post festum Apostolorum Petri et Pauli, 15 Henry III. (July 1, 1231), m. 23). See Note to No. 585.



DXXVII. Robertus, filius Henrici de Ormesby . . . Deo etc., quasdam terras in Campis de Ormesby; scil. quicquid habui ad fontem de Thoresdale ex parte occidentali; et quicquid habui ad Neudic; et quicquid habui ad Scortedale; et quicquid habui ad Brocholme; et quicquid habui juxta gardinum Petri de Cliveland, cum Gosemire ex alia parte viæ versus occidentem; et quicquid habui ad Lefhenadtoftes; et quicquid habui ad Peselandes; et quicquid habui ex opposito Elwini de Kaldecotes; et quicquid habui juxta molendinum de Kaldecotes; et quicquid habui ad Arkilmire; et quicquid habui ad Hangedale; et quicquid habui ad Scorleinlandes; et quicquid habui juxta Ovenham<sup>1</sup>; et quicquid (222) habui in Midelbothem; et quicquid habui ex australi parte ejusdem ad Litelbothem; et quicquid [habui] juxta gardinum Petri de Cliveland ex parte orientali; et quicquid ad me pertinuit ad Illebrathes; et quicquid habui ad Barliclandes; et quicquid habui ad Langelausic; et quicquid habui ad Litellayrsic; et quicquid habui ad Hameldune. Tenendas et habendas . . . in lib. pur. et perp. elem. . . . Hiis testibus. Willelmo de Tameton, Hugone de Hoton, et Waltero fratre ejus, Willelmo de Lyum, et Adam filio ejus, Alexandro Pugeys, Henrico de Tameton, Alano Clerico, Vincentio, Jordano, et aliis.

DXXVIII. Rogerus de Bayus de Ormesby . . . Deo etc., decem acras terræ, et unam rodam, in Campis de Ormesby; quas habent ex dono Roberti, filii Henrici de Ormesby, cognati mei, et quicquid de cætero habere potuerunt de prædicto Roberto vel. hæ. suis, usque ad unam bov. terræ in lib. pur. et perp. elem. . . . Hiis testibus. Willelmo de Thornton, Alexandro Pugeys, Adam de Lyum, Vincentio de Dalton, Willelmo de Thocotes, Willelmo de Bolleby, Roberto de Stainton, Roberto de Mida, Willelmo de Cotum, Johanne de Bernaldeby de Gyseburne, et m. a.

DXXIX. Reginaldus de Bayus<sup>2</sup> . . . Deo etc., in lib. et perp. elem., unam bov. terræ cum pert. in Campis de Ormesby.

<sup>1</sup> In a note to the Whitby Chartulary (ii. 440) the editor has shown that the *Ovenham* or *Ofnam* is equivalent to the modern Cleveland word *intak*: "the idea in the former word being to take in or enclose, in addition to the already cultivated land, and in the latter to take out or withdraw from the area of the uncultivated land;" the A.-S. *ofnam* being from the verb *ofniman*, to take up or out of. The following extract

from the Nunkeeling Chartulary also supports this view: "Robertus de Munceaus . . . Deo, et S. Mariæ, et S. Helenæ de Killing, etc., duas bov. terræ in Sunderlandwic de mea cultura, plenarie per totum campum ad parchum ejusdem villæ, salvis meis Ovenamis (Cott. MSS. Otho. C. viii. fo. 89).

<sup>2</sup> Confirmed by Peter de Brus II. on p. 96.



Illam scil. bov. quam Alanus Kulling aliquando tenuit, quæ jacet ubique inter terram Alani, filii Michaelis de Daneby, ex una parte, et illam bov. terræ quæ fuit Ricardi de Bayus ex altera. Tenendam et habendam præfatis Can., libere, quiete, et honorifice, cum pratis et pasturis, et omnibus aliis pert., libertatibus, et aisiamentis, infra villam et extra, ad eandem bov. terræ pertinentibus, tofto tantummodo excepto. . . . Hiis testibus. Willelmo de Thocotes, Ricardo de Hoton, Johanne de Langberg, Willelmo de Morton, Ricardo de Normanby, Radulfo de Marton, Petro de Cliveland, Roberto Galicien, et m. a.

DXXX.<sup>1</sup> Reginaldus de Bayus de Ormesby . . . Deo et Can. de Gyseburne . . . undecim acras et unam rodam terræ cum omnibus pert. suis in territorio de Ormesby; viz. quatuor acras ad Fornflat, propinquiores terræ ipsorum Can. versus occidentem; et tres acras terræ, et dim. acram, et dim. rodam terræ, ad Brocholme, juxta terram eorundem Can. versus solem; et tres acras et dim. rodam terræ ad Langleinlandes, propinquiores terræ ipsorum Can. versus aquilonem; et ad Scorsandes dim. acram terræ, propinquiorem terræ eorundem Can. versus occidentem. Tenendas et habendas cum omnibus pert., libertatibus, et aisiamentis ad prædictas terras spectantibus, integre et plenarie, sine aliqua exceptione vel retenemento, in lib. et quiet. pur. et perp. elem. . . . (222<sup>b</sup>) Hiis testibus. Hugone de Hoton, Ricardo filio ejus, Willelmo de Thocotes, Thoma de Marton, Roberto Galicien, Johanne de Bernaldeby, Petro de Cliveland, Henrico, et Radulfo, fratribus ejus, Rogero Lost, Petro Nurri, Petro Westiby, et m. a.

DXXXI. Reginaldus de Bayus de Ormesby . . . Deo etc., septem acras terræ et unam rodam cum pert. in Campis de Ormesby, de illa dim. car. terræ quæ fuit dotarium Johannæ, matris meæ: scil. duas acras, et dim. acram, et dim. rodam ad Brocholm; et duas acras, et dim. rodam ad Langleinlandes; et duas acras, et dim. acram cum pert. ad Fornflat. Tenendas et habendas cum omnibus pert., libertatibus, et aisiamentis, ad prædictas terras spectantibus, integre et plenarie, sine aliquo retenemento; ita libere et quiete, sicut aliqua elemosina liberius et quietius habetur, aut alicubi tenetur. Et ego Reginaldus, et hæc. mei, warantizabimus prædictas septem acras et prædictam rodam terræ cum omnibus pert., prædictis Can. de Gyseburne contra omnes homines

<sup>1</sup> These eleven acres and one rood, and seven acres and one rood in the next charter, making together eighteen acres and a half, and a toft

and croft in Kaldecotes in No. 532, are all confirmed by Peter de Brus II. on p. 96.

imperp. Et si eas non poterimus warantizare, dabimus prædictis Can. in Campis ejusdem villæ, duodecim acras terræ cum pert. meliores, quas eligere voluerint de tota terra in ea villa, excepto crofto meo in eadem villa, in lib. pur. et perp. elem. . . . Hiis testibus. Ricardo de Hoton, Willelmo de Thocotes, Roberto de Laysingby, Willelmo de Morton, Radulfo de Marton, Petro de Cliveland, Johanne de Thocotes, Adam de Lyum, Johanne de Bernaldeby, Petro Westiby, Petro Nurri, Willelmo Stabulario, et m. a.

DXXXII. Reginaldus de Bayus de Ormesby . . . Deo etc., unum toftum et croftum in Kaldecotes, cum omnibus pert. suis infra villam et extra, quod jacet inter toftum eorundem Can., quod Willelmus Friday tenuit versus occidentem. Tendendum et habendum cum omnibus pert., libert., et aisiammentis suis infra villam et extra, in lib. pur. et perp. elem. . . . Hiis testibus. Roberto de Laysingby, Hugone de Lackenby, Johanne Ruffo de Lackenby, Alano de Daneby, Petro de Cliveland, Henrico fratre ejus, Radulfo de Cliveland, Radulfo de Marton, Johanne de Bernaldeby, Henrico de Morton, et m. a.

DXXXIII. Agnes, quondam uxor Reginaldi de Bayus de Ormesby . . . Noverit universitas vestra me, in viduitate mea et libera potestate mea, remisisse, et imperp. quietum clamasse Priori et Can. de Gyseburne, totum jus et clamium, quod habui, vel habere potui nomine dotis, in omnibus terris quas dicti Prior et Can. habent in Ormesby et in Caldecotes ex dono vel venditione Reginaldi, quondam mariti mei. . . . Hiis testibus. Willelmo de Thocotes, Roberto de Laysingby, Ricardo de Normanby, Johanne de Thocotes, Johanne de Thorp, Petro de Cliveland, Petro Westiby, Adam de Lyum, Petro Nurri, Ricardo Werdoys, et m. a.

DXXXIV. Agnes, quondam uxor Reginaldi de Bayus de Ormesby . . . (223) Noveritis me, in libera viduitate et potestate mea, funditus remisisse et quietum clamasse, Deo, et Ecclesiæ S. Mariæ de Gyseburne, et Can. ibid. Deo servientibus, et servituris, totum jus et clamium quod habui, vel aliquatenus habere potui nomine dotis, de prædicti Reginaldi terris me qualitercunque contingentibus, quantum [pertinet] ad communam totius clausi Grangiæ prædictorum Can. versus occidentem, et ubique in villa et campis de Ormesby. . . . Hiis testibus. Domino Willelmo de Percy, Domino Nicholao de Percy, Roberto de Cliveland, Ricardo de Bayus, Waltero de Thorp, Johanne de Redmershil, Willelmo Beuchamp, Waltero filio Eustacii, et aliis.

DXXXV. Robertus, filius Stephani de Lackenby . . . Deo



etc., in lib. et pur. et perp. elem., decem acras terræ et dim. in Ormesby, cum omnibus pert., libertatibus, et aisiamentis suis infra villam et extra : scil. unam acram ad Hillockes ; et unam acram et unam rodam ad Ketelp[itt]es, cum toto prato ad utrumque capud ; et unam acram et dim. ad Langthordic, cum prato ad capud versus occidentem ; et unam acram et unam rodam ad Peselandes, cum toto prato quod habui in Seleker et in Bradeplumwith ; et unam rodam ad Sandpittes ; et tres rodas et dim. contra Hameldune, et ad Huheflat ; et unam rodam ad Traneberg ; et unam rodam ad Blindekelde ; et unam rodam ad Michelgarthes ; et unam rodam ad Illebrayth ; et unam rodam ad Scortesandes ; et dim. acram ad Langesandes ; et unam rodam in Vuerestebothem ; et unam rodam in Midellestebothem ; et dim. rodam in Netherestebothem ; et dim. acram ad Langeleinlandes ; et dim. acram ad Hu[n]gerhil ; et dim. acram ad Hangedale ; et unam rodam ad Scortebottes ; et dim. acram ad Northflat ; et unam rodam ad Scorlandes. . . . Hiis testibus. Ricardo de Hoton, Willelmo de Thocotes, Ricardo de Normanby, Willelmo de Morton, Henrico de Normanby, Reginaldo de Bayus, Radulfo de Marton, Johanne de Bernaldeby, Ricardo Werdoys, Petro de Cliveland, Henrico fratre ejus, Radulfo de Cliveland, Petro Westiby, Petro Nurri, et m. a.

DXXXVI. Robertus, [filius] Stephani de Lackenby . . . Deo etc., tres acras terræ in Ormesby cum pert., scil. dim. acram ad Netherblalandes, et dim. acram ad Vuerblalandes, et apud Sandwat et Bramhyl dim. acram, et ad Levenadtoftkelde dim. acram, et ad Netherneudic dim. acram, et ad Gosemire unam rodam, et ad Layrsic unam rodam. Tenendas et habendas in lib. pur. et perp. elem. . . . Hiis testibus. Rogero de Sturs, Willelmo de Thocotes, Johanne de Langberg, Ricardo de Normanby, Willelmo de Morton, Johanne de Thocotes, Johanne de Thorp, Johanne de Bernaldeby, Radulfo de Marton, Reginaldo de Bayus, Petro de Cliveland, Petro Westiby, Petro Nurri, et m. a.

DXXXVII.<sup>1</sup> Robertus, filius Stephani de Lackenby . . . Deo etc., unam bov. terræ in Ormesby cum omnibus pert., libertatibus, et aisiamentis suis infra (223<sup>b</sup>) villam et extra, quæ fuit maritagium matris meæ, quam tenui de Petro de Clive-

<sup>1</sup> Confirmed by Peter de Brus II. on p. 96, and quitclaimed by Agnes, widow of Robert Fitz Stephen de Lackenby, in No. 562. There is a note at bottom of fo. 223 : "Item quære quietam clamationem Matildis,

filie Roberti, filii Stephani de Lackenby, factam super una bov. terræ et uno tofto." See No. 568, where Matildis calls herself the widow of Richard Bridbayn of Scargill.

land. Tenendam et habendam Deo et præfatis Can., in lib. pur. et perp. elem. . . . Hiis testibus. Rogero de Sturs, Willelmo de Thocotes, Roberto de Laysingby, Ricardo de Hoton, Johanne de Langberg, Johanne de Thocotes, Reginaldo de Bayus, Radulfo de Marton, Willelmo de Morton, Johanne de Thorp, Johanne de Bernaldeby, Petro Westiby, Petro Nurri, et m. a.

DXXXVIII.<sup>1</sup> Ricardus, filius Symonis de Ormesby . . . Deo et Can. de Gyseburne, unam acram terræ in Campis de Ormesby ; illam scil. quæ jacet propinquior soli de illis duabus acris terræ super Hillebrayth,<sup>2</sup> quas tenui de eisdem Can. Tenendam et habendam cum omnibus pert., libertatibus, et aisiamentis suis infra villam et extra, in lib. pur. et perp. elem. Salva eisdem Can. firma decem den., quam ego et hæ. mei imperp. debemus annuatim reddere, pro uno tofto et crofto et una acra terræ, quæ tenemus in eadem villa. . . . Hiis testibus. Reginaldo de Bayus, Petro de Cliveland, Rogero Lost de Normanby, Radulfo de Cliveland, Henrico de Morton, et m. a.

DXXXIX.<sup>3</sup> Ricardus, filius Symonis de Ormesby . . . Noveritis me reddidisse, et de me et hæ. meis imperp. quietum clamasse dominis meis, Priori et Can. de Gyseburne, quatuor acras terræ, de illis sex acris terræ quas tenui de eis in Campis de Ormesby ; duas scil. acras ad Rossepol, et duas acras ad Cuteraker.<sup>4</sup> Quietum clamavi etiam eisdem Can. de me et hæ. meis imperp., si quid juris vel clamii habui, vel habere potui, in aliqua terra quam habent in Arusum. . . . Hiis testibus. Gregorio de Levingthorp,<sup>5</sup> Henrico Ruffo de Arusum, Thoma de Morton,<sup>6</sup> Petro de Cliveland, Henrico fratre ejus, Reginaldo de Bayus, Waltero de Morton, Henrico fratre ejus, Johanne de Bernaldeby,<sup>7</sup> Roberto de Mida, Petro Westiby, et aliis.

DXL. Goda de Ormesby . . . Noveritis me, in viduitate mea et plena potestate mea, quietam clamasse Deo et Can. de Gyseburne de me imperp., unam acram terræ in Campis de Ormesby, quæ fuit de dote mea, quam scil. acram terræ Ricardus, filius Symonis de Ormesby, ex consensu et voluntate mea eisdem Can. dedit ; dim. scil. acram ad Rossepol, et dim. acram ad Culteraker. . . . Hiis testibus. Reginaldo de

<sup>1</sup> Original in the York Museum. Circular seal in green wax, somewhat broken, about 1½ inches in diameter, is attached to the deed. It bears a star of eight rays alternately broader and narrower. The inscription, as it remains, is "S. RIC. FIL."

<sup>2</sup> Illebrayth. York Museum.

<sup>3</sup> Original in the York Museum.

<sup>4</sup> Culteraker. Ibid.

<sup>5</sup> Levingtorp. Ibid.

<sup>6</sup> Marton. Ibid. This is the right reading.

<sup>7</sup> Bernaldebi.

Bayus, Radulfo de Cliveland, Henrico fratre ejus, Stephano Brun, et m. a.

DXLI. Robertus, filius Petri de Cliveland . . . Deo etc., unam bov. terræ in Ormesby, quam Robertus, filius Stephani de Lackenby, eis dedit, et Petrus de Cliveland, pater meus, confirmavit eisdem. Tenendam et habendam Deo et præfatis Can. integre, plenarie, cum omnibus pert., libertatibus, et aisiamentis suis infra villam et extra, in lib. pur. et perp. elem. (*The witnesses are the same as in No. 527, with the omission of Peter Nurri.*)

DXLII. (224) Robertus, filius Rogeri, Capellani de Ormesby . . . Noveritis me resignasse et quietam clamasse de me et hæ. meis imperp., Roberto, filio Henrici de Ormesby, totam terram quam habui ex dono ipsius Roberti in villa de Ormesby; scil. quicquid habui ad Peselandes, et quicquid habui ad Hangedale, et quicquid habui ad Hameldune. . . . Hiis testibus. Petro de Cliveland, Waltero de Bayus, Roberto de Tunstal, Waltero de Morton, Ricardo, filio Symonis de Ormesby, Jordano de Beverlaco, Vincentio, Willelmo de Bolleby, Ricardo de Mida, et m. a.

DXLIII.<sup>1</sup> Robertus Berner, et Agnes, uxor ejus, filia Rogeri de Bayus de Ormesby . . . Priori et Can. de Gyseburne, totum jus et clamium quod habuimus in una bov. terræ in Ormesby, quam habent ex dono Rogeri de Bayus, [quam] de prædictis Priore et Can. de Gyseburne calumpniavimus, usque ad legitimam ætatem Reginaldi, filii prædicti Rogeri de Bayus, qui est in custodia prædictorum Can. Ita quod nec nos, nec hæ. nostri, aliquod clamium vel querelam erga prædictos Priorem et Can. de Gyseburne movebimus de aliqua terra quæ in eorum fuerit custodia, quamdiu prædictus Reginaldus, filius prædicti Rogeri de Bayus, in eorum fuerit custodia. Salvo et servato nobis vel hæ. nostris jure et clamio nostro de prædicta bov. terræ erga prædictum Reginaldum, cum ad legitimam ætatem pervenerit, secundum consuetudinem regni Angliæ. . . . Hiis testibus. Waltero de Bayus, Willelmo de Coupeland, Willelmo de Neville, Petro de Cliveland, Henrico fratre ejus, Alexandro Pugeys, Roberto de Mida, Willelmo de Thocotes, Willelmo Paternoster, et m. a.

DXLIV. Robertus Berner, et Agnes, uxor ejus . . . Deo et Can. de Gyseburne, unum toftum et croftum in Ormesby; illud scil. quod Symon Hert quondam tenuit, quod jacet propinquius tofto quod prædicti Can. habuerunt ex dono Hawisæ de Tunstal versus occidentem. Habendum et tenen-

<sup>1</sup> See No. 526.

dum libere, et quiete, et plenarie, cum omnibus pert., libertatibus, et aisiamentis infra villam et extra, in lib. pur. et perp. elem. . . . Hiis testibus. Willelmo de Tameton, Reginaldo de Rosel, Hugone de Hoton, Willelmo de Tocotes, Petro de Cliveland, Henrico, et Radulfo, fratribus ejus, Waltero de Bayus, Adam filio Walteri Clerici, Ricardo filio Symonis, Roberto de Mida, et aliis.

DXLV.<sup>1</sup> Alexander de Munceus . . . consilio et assensu Julianæ, uxoris meæ . . . Deo etc., duos toftos in villa de Ormesby; unum scil. qui jacet juxta toftum Willelmi de Preston ad exitum villæ versus meridiem, latitudinis quinque perticarum, et longitudinis decem perticarum: et alium qui jacet ex alia parte viæ inter ortum Albani et toftum Willelmi de Neuby, latitudinis scil. sex perticarum et longitudinis decem perticarum. Tenendas et habendas in lib. pur. et perp. elem., pro salute animæ meæ, et uxoris meæ, et antecessorum et successorum nostrorum. Ego vero et hæc. mei prædictos toftos prædictis Can. imperp. warantizabimus. Et si warantizare non poterimus, alios in hæreditate nostra eisdem [in] excambium ad valentiam eorum dabimus. Et ad hoc fideliter observandum, sacramento corporaliter præstito, me et hæredes meos obligavi. Hiis testibus. (224<sup>b</sup>) Rogero Capellano, Rogero de Baiocis, Willelmo de Thocotes, Willelmo de Bernaldeby, Waltero de Morton, Henrico fratre ejusdem, Petro de Cliveland, et m. a.

DXLVI. Alanus, filius Michaelis de Eggeton . . . Deo etc., unam bov. terræ in villa de Ormesby, integram et plenariam, cum pratis et pascuis, et omnibus libertatibus et aisiamentis infra villam et extra ad eam pertinentibus. Illam scil. bov. quæ jacet propinquior soli de tota terra quam habui in dicta villa de Ormesby. Tenendam et habendam Deo et præfatis Can., in lib. pur. et perp. elem. . . . Hiis testibus. Adam de Hilton, Willelmo de Thocotes, Ricardo de Normanby, Willelmo Loreng, Willelmo de Lasceles, Ada de Lyum, Petro Westiby, Petro Nurri, Thoma de Salkoc, Stephano Russel, Anselmo de Tunstal, Willelmo de Thorneton, et m. a.

DXLVII. Robertus de Bayus . . . Priori et Conventui de Gyseburne, unam bov. terræ cum pert. in villa de Ormesby, in lib. pur. et perp. elem. Concessi etiam et confirmavi eisdem Priori et Can. servitium Willelmi filii Adæ, de sex acris terræ cum pert. in villa de Ormesby. Reddendo inde annuatim michi et hæc. meis in die Natalis Domini, pro omnibus, unum den. Et sciendum est, quod prædicti Can. illam bov. terræ

<sup>1</sup> See No. 553.

et illas sex acras terræ habent ex dono Alani de Eggeton. Habendas et tenendas libere, quiete, et honorifice, sicut prædictum est, et sicut cartæ ipsius Alani, quas inde habent, plenius testantur. . . . Hiis testibus. Waltero de Mubray, Rogero de Thocotes, Ricardo de Normanby, Johanne de Blaby, Thoma de Salkoc, Ricardo de Thormodeby, Johanne de Normanby, Alexandro de Munceus, Reginaldo de Thocotes, Ricardo Werdoys, et m. a.

DXLVIII. Willelmus de Percy . . . Deo etc., unam bov. terræ cum pert. in Campis de Ormesby, quam habent de dono Alani de Eggeton. Tenendam et habendam in lib. pur. et perp. elem., cum pratis, pascuis, et cum omnibus libertatibus et aisiamentis, infra villam et extra, ad dictam bov. terræ pertinentibus, sicut carta prædicti Alani, quam inde habent, plenius testatur. . . . Hiis testibus. Ada de Hilton, Henrico filio Radulfi, Rogero de Thocotes, Johanne de Thocotes, Ricardo de Wausand, Johanne de Blaby, Stephano Russel, Thoma de Salkoc, Alexandro de Munceus, Rogero Bernard, et m. a.

DXLIX. Alanus, filius Michaelis de Eggeton. . . . Deo etc., totam terram meam sine ullo retenemento, quam habui et tenui de Roberto de Bayus in villa de Ormesby, cum tofto et crofto, et pratis, ad prædictam terram pertinentibus, et cum servitio et homagio Willelmi filii Adæ et hæ. suorum in eadem villa, et cum libertatibus et aisiamentis, et omnibus aliis pert., ad eandem terram infra villam et extra spectantibus. Tenendam et habendam libere, quiete, et honorifice, imperp. Reddendo inde annuatim Roberto, filio Reginaldi de Bayus, et hæ. suis, unum den. (225) ad Natale Domini, et faciendo forinsecum servitium, quantum pertinet ad dim. car. terræ in villa de Ormesby. . . . Hiis testibus. Willelmo de Percy, Johanne de Bulmer, Ada de Hylton, Willelmo de Thocotes, Willelmo Loreng, Johanne de Blaby, Willelmo de Salkoc, Stephano Russel, Roberto de Cliveland, et m. a.

DL.<sup>1</sup> Robertus, filius Ricardi, filii Symonis de Ormesby . . . Deo, et Priori, et Can. de Gyseburne, totum jus et clamium quod habui, vel habere potui, in uno tofto et crofto cum pert. in villa de Ormesby, et in sex acris terræ cum pert. in Campis ejusdem villæ; duabus scil. acris ad Rossepol, et duabus acris ad Culteracre,<sup>2</sup> et duabus acris super Illebrayth,<sup>3</sup>

<sup>1</sup> To the original, now in the York Museum, is attached an oval seal in brown wax about an inch and a half in diameter. It bears a bird erect, perhaps an eagle, with expanded

wing. " + SIGILL. ROB. FIL. RICDI."

<sup>2</sup> Culteraker. York Museum.

<sup>3</sup> Illebrayth. Ibid.



quæ pater meus tenuit de eis in eadem villa; et totum jus et clamium, quod ego, vel hæc. mei, habuimus, vel habere potuimus, in aliqua terra, quæ fuit antecessorum meorum, quam dicti Prior et Can. habent in Arsum.<sup>1</sup> . . . Hiis testibus. Ricardo de Hoton, Willelmo de Thocotes,<sup>2</sup> Gregorio de Levingthorp,<sup>3</sup> Henrico Ruffo de Arsum,<sup>1</sup> Johanne de Bernaldeby,<sup>4</sup> Reginaldo de Bayus, Ricardo de Normanby,<sup>5</sup> Petro de Cliveland, Henrico fratre ejus,<sup>6</sup> Adam de Lyum, Petro Nurri, et m. a.

DLI. Marchis de Upsale<sup>7</sup> . . . pro salute animæ meæ, et antecessorum et succ. meorum . . . Deo etc. . . . cum corpore meo, unum selionem in Campis de Ormesby, in quo fons oritur qui descendit per Curiam Domini Prioris de Gyseburne, cum duobus sellionibus apud Sandwat, juxta culturam ejusdem Prioris et Can. Dedi insuper eisdem capitalem sellionem illum, qui est extra Curiam ipsorum versus austrum, in lib. pur. et perp. elem. Quare volo, ut prædicti Can. habeant et teneant hos prædictos selliones cum pert. suis, ita libere et quiete, sicut aliquam elemosinam liberius vel quietius tenent. Hiis testibus. Rogero de Baiocis, Willelmo de Preston, Magistro Rogero de Driffeld, Rogero Capellano, Rogero de Lackenby, Waltero de Morton, Henrico fratre ejus, Willelmo Paternoster, Roberto Clerico, et m. a.

DLII.<sup>8</sup> Hawis, filia Warneri de Upsale . . . pro salute animarum patris mei, et matris meæ, et omnium antecessorum meorum, et pro salute animæ meæ, et Reginaldi, sponsi mei, Deo etc., in lib. et pur. et perp. elem., cum corpore meo, duas bov. terræ in Ormesby, cum toftis, et croftis, et omnibus pert. suis infra villam et extra, sine aliquo retenemento. Illas scil. quæ me contingebant de car. terræ, quam pater meus habuit in eadem villa. . . . Hiis testibus. Willelmo de Tameton,

<sup>1</sup> Arsum. York Museum.

<sup>2</sup> Thocotes. Ibid.

<sup>3</sup> Levingthorp. Ibid.

<sup>4</sup> Bernaldebi. Ibid.

<sup>5</sup> Normanby. Ibid.

<sup>6</sup> Ricardo Werdoes, and Radulfo de Cliveland. Ibid.

<sup>7</sup> Daughter of Warnerius de Upsale, who gave two acres in Ormesby to Whitby before 1180 (Whitby Chart. i. 7). Under the style of Marchisa, filia Warneri, she quitclaimed by a fine levied at York in 1202, after an assize "de morte antecessoris" had been taken, two bovates in Upsale to Walter Fitz William (Pedes Fin. Ebor., 1-5, John No. 71). She

married Richard, son of Simon de Mikelby, and by him had a daughter, Juliana, who became the wife of Alexander de Munceus (No. 553). Her sister Hawis married Reginald de Tunstal, both of whom occur as donors to the Priory (Nos. 467, 552). There was in addition a brother not named in this Chartulary, whose son, William de Preston, speaks of Marchisa as "amita mea" (No. 555).

<sup>8</sup> See Nos. 467, 484. Confirmed by Peter de Brus II. on p. 96, as if the grant had been made by Reginald de Tunstal, and not as here stated by Hawis, his wife.



Petro de Pyketon, Willelmo de Mubray, Ricardo de Norm[anby], Waltero de Morton, Roberto de Cliveland, et Radulfo fratre ejus, Waltero de Bayus, Rogero, et Thoma, Capellanis, et aliis.

DLIII.<sup>1</sup> Juliana, filia Ricardi, filii Symonis de Mikelby . . . (225<sup>b</sup>) in viduitate mea, pro salute animæ [meæ] et animarum omnium antecessorum meorum . . . Deo et Can. de Gyseburne, donum Alexandri de Munceus, quondam mariti mei, quod<sup>2</sup> fecit de duobus toftis in Ormesby eisdem Can. Tenendum et habendum in lib. et pur. et perp. elem., per omnia, prout in carta ipsius Alexandri plenius continetur : et donum Marchisæ de Upsale, matris meæ, quod fecit eisdem Can. de quatuor sellionibus in Campis ejusdem villæ. Tenendum et habendum in lib. et pur. et perp. elem. per omnia, prout carta ipsius Marchisæ, quam inde habent, testatur. . . . Hiis testibus. Roberto de Aclum, Henrico filio Radulfi, Yvone de Seton, Symon[e] de Bolleby, Roberto de Tunstal, Johanne de Bernaldeby, Roberto de Mida, Willelmo Paternoster, Petro Westiby, et m. a.

DLIV. Sciant etc., quod ego, Symon filius Alberti, quietum clamavi de me et hæ. meis in perp. Deo etc., et forisjuravi, totum jus quod habui in illa bov. terræ in Ormesby, quam Dominus meus, Willelmus de Percy, de Radulfo fratre meo<sup>3</sup> recuperavit, et eisdem Can. in perp. elem. dedit. Hiis testibus. Roberto de Malteby, Waltero de Stainesby, et Willelmo filio ejus, Rogero de Acclum, Willelmo de Tameton, Rogero Capellano, Johanne de Thocotes, Rogero de Bayus, Waltero de Bayus, Hugone Clerico, Willelmo de Thorneton, et m. a.

DLV. Willelmus de Preston . . . Deo, etc., quandam particulam terræ in Campis de Ormesby; scil. Hevedlandam illam terræ meæ, quæ jacet inter terram Dominæ Marchisæ, amitæ meæ, et terram Roberti de Barneby, in latitudine duarum perticarum, et in longitudine septem perticarum, juxta Curiam ipsorum Can. versus austrum. Tenendam et habendam in lib. et pur. et perp. elem. . . . Hiis testibus. Rogero de Bayus, Petro de Cliveland, Radulfo de Cliveland, Gylberto serviente, Vincentio, et m. a.

DLVI.<sup>4</sup> Walterus, filius Raineri de Ormesby . . . Deo etc., duas bov. terræ et duas rodas in Ormesby. Illas scil. quas tenui de Radulfo filio Ace, et quæ sunt proximiores terræ Rogeri de Bayus, in lib. et pur. et perp. elem., cum omnibus

<sup>1</sup> See No. 545.

<sup>2</sup> *que.*

<sup>3</sup> See Nos. 480 and 488, where the

brother of Symon Fitz Albert is called Ralph Fitz Ace.

<sup>4</sup> See Nos. 215, 484, 486.

pert. in villa et extra villam, sine aliquo retenemento, liberas et quietas ab omnibus servitiis, præter forinsecum, quantum pertinet ad duas bov. terræ, unde decem car. etc. Hiis testibus. Domino Willelmo de Tameton, Rogero de Aclum, Rogero, Capellano de Ormesby, Waltero de Braywath, Willelmo de Barton, Willelmo de Tresc, Willelmo Clerico, Willelmo de Thorneton, Rogero de Bayus, et Waltero fratre ejus, Stephano Coco, Reginaldo Præposito, et m. a.

DLVII.<sup>1</sup> Stephanus, Ricardus, et Dionisius de Eston . . . Priori et Can. de Gyseburne, totum jus nostrum in terra illa de Kaldecotes, quam Walterus, pater noster, emit a Monachis Rievallensibus: salvo servitio eorundem Monachorum, duorum viz. solidorum, quos prænominati Can. prædictis Monachis annuatim persolvent ad duos terminos, medietatem ad Pentecosten, et medietatem ad festum S. Martini. Et ne nos imposterum donationi nostræ contradicere possimus, vel aliquis nomine nostro, hoc scriptum prænominatis Can. in hujus rei test. tradidimus. Hiis testibus. Willelmo de Lyum, Willelmo de Thorneton, Alexandro Pugeis, Vincentio, et Jordano de Beverlaco.

DLVIII. (226) Robertus de Clyveland . . . Roberto, filio Godefridi de Ormesby, et hæ. suis, vel eorum assignatis, quinque perticatas terræ in Campo de Ormesby apud Rossepol: illas scil. quæ fuerunt Henrici de Cliveland, avunculi mei, et se extendunt a rivo orientali usque ad pratum occidentale; et unam perticatam et dim. apud Culteraker, quæ fuerunt ejusdem Henrici de Cliveland. Tenendas et habendas, libere, pacifice, et quiete. Reddendo annuatim michi et hæ. meis unum den. in die Natalis Domini, pro omni servitio et exactione. Ego vero, Robertus de Clyveland, et hæredes mei, prænominatas terras jamdicto Roberto filio Godefridi, et suis hæ., contra omnes homines et fœminas imperp. warantizabimus; et si warantizare non poterimus, dabimus eis de terris nostris propinquioribus terris illis, ad valentiam terrarum prædictarum. . . . Hiis testibus. Alexandro, tunc Capellano de Ormesby, Engeramo de Bovington, Ricardo de Normanby, Waltero de Stainesby, [militibus],<sup>2</sup> Johanne de Blaby, et aliis.

DLIX. Willelmus, filius Roberti de Clyveland . . . Radulfo, fratri meo, de Ormesby, et hæ. suis, vel suis assignatis, quinque perticatas terræ in villa de Ormesby apud Rossepol; illas scil. quæ fuerunt Henrici de Cliveland, et se extendunt a rivo orientali usque ad pratum occidentale; et unam

<sup>1</sup> Confirmed by Peter de Brus II. in No. 940.

<sup>2</sup> Supplied from No. 569, which is another copy of this deed.

perticatam terræ et dim. [apud] Culteraker, quæ fuerunt ejusdem Henrici de Cliveland. Tenendas et habendas, libere, pacifice, et quiete. Reddendo annuatim michi et hæc. meis unum den. in die Natalis Domini, pro omni servitio sæculari et exactione. . . . Hiis testibus. Domino Waltero, Vicario de Ormesby, Domino Ricardo de Normanby, Domino Waltero de Stainesby, Willelmo de Bovington, Johanne de Blaby, et m. a.

DLX. Radulfus, filius Roberti filii Godefridi de Ormesby . . . Deo, et B. Mariæ de Gyseburne, et Can. ibid. Deo servientibus, et servituris, sex perticatas terræ et dim. in Campis de Ormesby, quas habui ex dono Willelmi, fratris mei, viz., apud Rossepol quinque perticatas, et se extendunt a rivo orientali usque ad pratum occidentale; et unam perticatam terræ et dim. apud Culteraker, quæ quondam fuerunt Henrici de Cliveland. Tenendas et habendas Deo, et præfatis Can., et eorum succ., in lib. pur. et perp. elem. . . . Hiis testibus. Domino Nicholao de Percy, Johanne de Blaby, Johanne de Thocotes, Roberto de Cliveland, Ricardo de Bayus, Waltero de Thorp, Johanne de Redmershyl, et m. a.

DLXI. Robertus de Cliveland . . . Deo, et Ecclesiæ S. Mariæ de Gyseburne, et Can. ibid. Deo servientibus, et servituris, sex rodas<sup>1</sup> terræ et dim. in Campis de Ormesby, quas habent ex dono Radulfi, filii Roberti filii Godefridi de Ormesby; viz. apud Rossepol quinque rodas, quæ se extendunt a rivo orientali usque ad pratum (226<sup>b</sup>) occidentale, et unam rodam et dim. apud Culteraker, quæ quondam fuerunt Henrici de Clyveland. Tenendas et habendas Deo, et præfatis Can., et eorum succ., in lib. pur. et perp. elem. . . . Hiis testibus. Domino Nicholao de Percy, Johanne de Blaby, Johanne de Thocotes, Mathæo de Glaphou, Roberto de Colleby, Waltero de Thorp, Johanne de Redmershyl, et m. a.

DLXII.<sup>2</sup> Agnes, quondam uxor Roberti, filii Stephani de Lackenby . . . Deo, et B. Mariæ de Gyseburne, et Can. ibid. Deo servientibus, totum jus et clamium quod habui, vel habere potui, nomine dotis, in una bov. terræ in Campis de Ormesby, quam habent ex dono Roberti, quondam viri mei. . . . Hiis testibus. Domino Willelmo de Percy, Nicholao fratre ejus,<sup>3</sup>

<sup>1</sup> In the preceding charters the lands given amount to six and a half perches, and not roods, as is by mistake written in this charter.

<sup>2</sup> The writing becomes paler and later in character to the end of No. 585.

<sup>3</sup> In 7 Edw. I. (1278-9), Ernald de Percy succeeded, as heir of his uncle,

Nicholas de Percy, to lands in Sand Hutton (Assize Rolls, Ebor. N. 1. 3-2. fo. 64). It is difficult to see how this could happen, as Ernald de Percy's father, William, did not die until 1285 (Whitby Chart, ii. 700n.). In 1277-8 Justices were appointed to take an assize of novel disseisin, arraigned by Ann, late wife of Nicho-

Johanne de Blaby, Roberto de Colleby, Roberto de Cliveland, Waltero de Thorp, Johanne de Redmershyl, et m. a.

DLXIII.<sup>1</sup> Willelmus de Foxton . . . Deo, et Ecclesiæ S. Mariæ de Gyseburne, et Can. ibid. Deo servientibus, et servituris, totum jus et clamium quod habui, vel habere potui, in duobus toftis, et uno molendino in Parva Upsale, et in uno tofto et duabus bov. terræ cum pert. in Tunstale; et etiam in duabus bov. terræ cum pert. in Ormesby, cum omnibus et singulis pert. suis, sine aliquo retenemento. . . Hiis testibus. Dominis Willelmo de Rosels, Johanne de Meynill, Willelmo de Bovington, militibus, Roberto de Thormodeby, Ada de Tocotes, Waltero de Pynchunthorpe, Johanne de Laysingby, et aliis.

DLXIV.<sup>2</sup> Robertus de Tunstal, pro salute animæ meæ et animarum omnium antecessorum meorum et succ. . . Deo et Can. de Gyseburne, in lib. pur. et perp. elem., cum corpore meo, molendinum meum de Upsale cum secta et multa, et cum omnibus pert. suis sine ullo retenemento; et duas bov. terræ in Tunstale, quæ jacent juxta culturas meas versus occidentem, quas Rogerus Præpositus aliquando de me tenuit, cum tofto et crofto, quæ jacent ex occidentali parte ejusdem villæ ad Spinam. Tenenda et habenda cum omnibus pert., in pratis, pasturis, et in omnibus aliis aisiamentis et libertatibus ad prædictas duas bov. terræ infra villam et extra pertinentibus, in lib. pur. et perp. elem., sicut aliqua elemosina liberius et quietius teneri potest. . . Hiis testibus. Willelmo de Tameton, Hugone de Hoton, Reginaldo de Rosels, Johanne Medico, Willelmo de Salkoc, et cetera, ut in carta scribitur.

DLXV. (227) Sciant etc., quod ego, Petrus de Cliveland, et hæredes mei, dedimus, etc., Radulfo, fratri meo, et hæ. suis, tres acras terræ in Campis de Ormesby; scil. dim. acram terræ sub Oretoftes, et dim. acram terræ apud Scortebbothome juxta Futiner, et j acram terræ apud Peselandes juxta Futiner, [et] j acram terræ apud Netherneudic. Totam istam terram prænominatam ego, prædictus Petrus, et hæ. mei, prænominato Radulfo, fratri meo, et hæ. suis, dedimus, et concessimus. Tenendam et habendam illi et hæ. suis de me et hæ. meis jure hæreditario, sole, libere, et quiete, ab omni servitio et consuetudine sæculari. Ita tamen ut ipse prædictus

las de Percy, against William, son of William de Percy of Kyndall (*sic*), and others, touching a tenement in Ormesby in Cleveland (Patent Rolls, 6 Edw. I., m. 4d.)

<sup>1</sup> Note at side of No. 563. ["Cartæ] de [Up]sale et de [Tuns]tale." See

Nos. 467-476. At the side is a drawing of a double cross rising out of the side of a circle, a facsimile no doubt of the mark or *signum* on the original charter.

<sup>2</sup> Confirmed by Peter de Brus II. on p. 96. See also Nos. 468, 472, and 473.

Radulfus, et hæ. sui, michi et hæ. meis j den. in die Nativitatis Domini ad oblationem pro omnibus servitiis quæ ad terram pertine[n]t, annuatim persolvent. Si forte sæpeditus Radulfus de terra Jerosolomitana redire non potuerit, Willelmus, filius Petri de Cliveland, hanc præscriptam terram ex dono Radulfi, avunculi mei, per idem servitium jure hæreditario in perp. tenebit. Hiis testibus. Radulfo de Cliveland, Nicholao de Nevile, Henrico de Clyveland, Waltero de Bayus, et m. a.

DLXV.<sup>1</sup> Petrus de Cliveland . . . Deo et Can. de Gyseburne, in lib. et pur. et perp. elem., tres acras terræ cum pert. in territorio de Ormesby, quas eis dedit Radulfus frater meus: necnon et omnes particulas terrarum, quas Henricus, frater meus, et Robertus, filius Stephani de Lackenby, dederunt eisdem in eadem villa. Tenendas et habendas in lib. et pur. et perp. elem., prout in cartis dictorum Henrici et Roberti, quas inde habent, continetur. Hiis testibus. Reginaldo de Bayus, Ricardo Werdoys, Rogero Lost, Thoma de Marton, Johanne de Bernaldebi, Roberto Galicien, Johanne de Toscotes, Petro Westiby, Petro de Aula, et m. a.

DLXVI.<sup>2</sup> Robertus, filius Petri de Clyveland . . . Deo et Can. de Gyseburne, in lib. et pur. et perp. elem., duas acras terræ in Ormesby, cum omnibus pert., libertatibus, et aisiamentis suis infra villam et extra, quas habent ex dono Petri de Clyveland, patris mei; unam scil. acram terræ ad Priurhil, quæ jacet propinquior soli; et unam acram terræ ad Ketilpittes,<sup>3</sup> quæ jacet propinquior soli . . . Hiis testibus. Ricardo de Hoton, Willelmo de Tocotes,<sup>4</sup> Ricardo de Normanby, Willelmo de Morton, Radulfo de Marton, Reginaldo de Baius, Henrico de Normanby,<sup>5</sup> Ricardo Werdoys, Henrico de Clyveland, Johanne de Bernaldeby, et aliis.

DLXVII.<sup>6</sup> Robertus de Clyveland . . . Stephano de Lackenby, cum Alicia filia mea, in libero maritagio, unam bov. terræ in Campis de Ormesby, cum tofto et crofto, cum omnibus pert. et libertatibus ad illam bov. terræ pertinentibus infra villam et extra. Illam scil. bov. terræ quæ est proxima culturæ Domini Prioris de Gyseburne, illi et hæ. suis tenendam de me et hæ. meis, libere, et quiete, et honorifice, faciendo forinsecum servitium, quantum pertinet ad unam bov. terræ, unde decem car. etc. . . . Hiis testibus.

<sup>1</sup> York Museum Charters. Circular seal in green wax, now about an inch and a sixteenth in diameter, bearing a palm tree with a bird as big as the tree sitting on it. Legend broken away.

<sup>2</sup> Original in the York Museum.

<sup>3</sup> Ketelpittes. Ibid.

<sup>4</sup> Tochotes. Ibid.

<sup>5</sup> Normaneby. Ibid.

<sup>6</sup> See Nos. 537, 562, and 568.

R. Lost, Rogero de Bayus, J. Rufo de Lackenby, Willelmo de Lackenby, Hugone de Lackenby, Henrico de Normandby, Rogero Lost, H. de Clyveland, et Radulfo de Clyveland, Ricardo de Bayus, Alberto Scot, et m. a.

DLXVIII. (227<sup>b</sup>) Matildis, filia Roberti filii Stephani de Lackenby, et uxor quondam Ricardi Bridbayn de Scargil . . . in libera viduitate mea constituta, Deo et Ecclesiæ B. Mariæ de Gyseburne, et Can. ibid [Deo] servientibus, et servituris, totum jus et clamium, quod habui, seu quoquo modo habere potui, in uno tofto et in una bov. terræ in villa et in territorio de Ormesby in Clyveland; quam quidem bov. terræ cum pert. habent ex dono prædicti Roberti, patris mei; et in omnibus aliis et singulis quæ me vel hæredes meos in villa et territorio de Ormesby contingunt, seu contingere poterunt imperp. . . . Hiis testibus. Waltero de Thorp, Johanne de Irton, J. de Redmershil, A. de Tocotes, Ricardo Bayus, J. de Clyveland, W. de Fulthorp, J. Terri, Johanne Judy, et m. a.

DLXVIIIa. Matill', filia Roberti de Lactanby, quæ plenæ ætatis est, ut dicitur, petit versus Willelmum, Priorem de Gisburghe, unum toftum et unam bov. terræ cum pert. in Ormesby, ut jus etc.; et in quæ idem Prior non habet ingressum nisi post dimissionem, quam Robertus de Lactanby, qui non nisi custodiam inde habuit, dum prædicta Matill' infra ætatem et in custodia sua fuit, inde fecit Michaeli, quondam Priori de Gisburghe, etc. Et Prior per attornatum suum venit, et defendit jus suum, quando etc. Et quo ad prædictam bov. terræ dicit, quod prædictus Robertus de Lactanby, quem prædicta Matill' dicit esse custodem suum, fuit pater ejusdem Matill', et idem Robertus, diu ante Statutum Gloucestræ,<sup>1</sup> per cartam suam dedit et confirmavit Deo, et Ecclesiæ Beatæ Mariæ de Gisburghe, et Can. ibidem Deo servientibus, in lib. pur. et perp. elem., et obligavit se et hæredes suos ad warantiam etc. Et profert quandam cartam, quæ hoc idem testatur. Et desicut prædicta Matill' est hæres prædicti Roberti in sanguine, petit judicium si ipsa contra factum patris sui in prædictis ten. aliquid clamare possit etc. Postea prædicta Matill' non est præsens. Ideo ipsa et plegii sui de præsentia in misericordia. Et prædictus Prior inde sine die. Nichil

<sup>1</sup> By the second section of the Statute of Gloucester, 6 Edward I, it was enacted, "If a child within age be holden from his heritage after the death of his (father, cousin, grandfather, or great grandfather, whereby he is driven to his writ, and his adversary cometh into the

court, and for his answer alledgeth a feoffment, or pleadeth some other thing, whereby the Justices award an enquest there, whereas the enquest was deferred until the full age (of the infant), now the enquest shall pass as well as if he were of full age."

de plegiis, quia per fidem etc. (Yorkshire Assize Rolls, Hilary Term, 21 Edward 1. (1293). No. 1. 11—1. fo. 40.)

DLXIX. (*The same as No. 558.*)

DLXX.<sup>1</sup> Johannes de Clyveland, filius et hæres Roberti de Clyveland de Ormesby . . . Noveritis me concessisse, remis-  
sisse, et omnino de me et hæ. meis imperp. quietum  
clamasse Deo, et Ecclesiæ B. Mariæ de Gyseburne, et Can.  
ibid. Deo servientibus, et servituris, omnes terras et ten.  
quæ habent in villa et territorio de Ormesby ex permissione,  
concessione, seu dono quorumcunque antecessorum meorum,  
quæ quidem terras et ten. antecessores mei habuerunt ex dono  
seu concessione Ernaldi de Percy, seu alicujus alterius, in  
territorio dictæ villæ vel alibi, qualitercunque prædicta ten.  
seu terræ ad manus prædictorum Can. pervenerint: et etiam  
(228) totum jus et clamium quod habui, habeo, vel habere  
potero, in dictis terris et ten. cum pert. in perp. Habendum  
et tenendum dictis Can., et eorum succ., in lib. pur. et perp.  
elem.: ita quod nec ego, nec hæredes mei, nec aliquis nomine  
nostro, aliquid juris vel clamii in prænominatis terris, ten.,  
vel eorum pert. de cætero exigere vel vindicare, nec contra  
dictos Can. aliquam actionem movere poterimus imperp. . . .  
Hiis testibus. J[ohanne] de Irton, J[ohanne] de Redmershil,  
Ada de Tocotes, T[homa] de eadem, Roberto de Laysingby,  
W[illelmo] Beuchamp, Waltero filio Eustachii, et m. a.

DLXXI. Galfridus de Normanby, filius Willelmi de  
Werleton, et Beatricia, uxor ejus, filia Ladrayne de Upsale  
. . . Deo, et Ecclesiæ B. Mariæ de Gyseburne, et Can. ibid.  
Deo servientibus, et servituris, totum jus et clamium quod  
habuimus, vel quoquomodo habere potuimus, in duabus bov.  
terræ in Ormesby cum pert., et in tribus toftis in eadem, et  
in duabus bov. terræ in Tunstal cum pert., [et] in uno molen-  
dino de Parva Upsale, et in duobus [toftis] in eadem, et in  
uno tofto in Magna Upsale, et in illo loco qui dicitur Spitel-  
croftes, inter Campum de Bernaldeby et Parvam [Upsale].  
Ita viz. quod nec nos, nec hæredes nostri, nec aliquis nomine  
nostro, aliquid jus vel clamium in prædictis terris et ten.,  
toftis vel molendino, et singulis superius specificatis cum suis  
pert., exigere, vel vindicare, nec contra dictos Can. aliquam  
actionem, seu querelam, movere poterimus imperp. . . .  
Hiis testibus. J[ohanne] de Irton, J[ohanne] de Redmer-  
shil, A[da] de Tocotes, Roberto de Laysingby, W[illelmo] de  
Fulthorpe, J[ohanne] de Mersk, J[ohanne] Terri, et aliis.

<sup>1</sup> To the original, now in the York Museum, is attached a seal in green wax about one inch by one and a half,

bearing a lion rampant like No. 507. S. IOHANNIS DE CLIVELAN.



DLXXII. Hugo le Palmer, et Alicia, uxor ejus, filia Ladrayne de Upsale . . . Noveritis nos (*etc. as in the last deed*).

DLXXIII. (228<sup>b</sup>) Dyonisia de Upsale, filia Ladrayne. . . . Noveritis me (*etc. as in No. 571*).

DLXXIV. Willelmus de Percy de Kyldale . . . Roberto de Percy, filio Walteri de Percy, et hær. suis, et eorum assignatis, exceptis viris religiosis, pro homagio et servitio suo, tres bov. terræ in villa de Orme[s]by cum tofto et crofto, et omnibus aliis pert., libertatibus, et aisiamentis, ad dictas bov. terræ pertinentibus, infra villam et extra, sine ullo retenemento, exceptis tribus<sup>1</sup> acris terræ cum pert., quas Willelmus filius Adæ aliquando tenuit de Alano de Eggeton in eadem villa. Illas scil. bov. terræ quas Alanus de Eggeton aliquando tenuit in dominico in villa de Ormesby. Tenendas et habendas de me et hær. meis in feodo et hæreditate, libere, quiete, et pacifice, in pratis, pascuis, et pasturis, et omnibus aliis aisiamentis, faciendo inde michi et hær. meis forinsecum servitium, quantum pertinet ad tres bov. terræ, unde decem car. etc., (229) pro omni servitio, exactione, et demanda. Et ego Willelmus [de] Percy et hær. mei prædictas tres bov. terræ cum tofto et crofto et aliis pert., exceptis vj acris terræ prædictis, prædicto Roberto, et hær. suis, vel eorum assign., exceptis viris religiosis, contra omnes homines warrantizabimus, et defendemus imperp. . . . Hiis testibus. Ada de Hilton, W[illelmo] de Malteby, Waltero de Mowbray, Johanne Carbonel, R. de Normanby, Roberto de Bayus, R[oberto] de Thormodeby, J[ohanne] de Blaby, Ada de Percy, Willelmo Lane, Roberto de Clyveland, et aliis.

DLXXV. Robertus<sup>2</sup> de Percy . . . Deo, et Ecclesiæ S. Mariæ de Gyseburne, et Can. ibid. Deo servientibus, et servituris, cum corpore meo, in lib. pur. et perp. elem., totam medietatem terræ cum pert., quam habui in villa de Ormesby ubique versus solem. Tenendam et habendam dictis Can. et eorum succ., libere, quiete, et honorifice, cum libertatibus omnibus et aysiamentis infra villam et extra, ad dictam terram pertinentibus. Reddendo inde annuatim tantummodo scutagium, pro omnibus servitiis. . . . Hiis testibus. Dominis Willelmo de Mowbray, W. de Rosel, J. de Tocotes, Alano de Parco, Thoma de Salcok, Ricardo de Bayus, R. de Clyveland, W. Laverok, W. Beuchamp, et m. a.

Item testamentum dicti Roberti habemus, in quo cum

<sup>1</sup> In No. 576 the number of acres excepted out of three bovates is six, which is correct, as that is the number

excepted in the warranty clause of this deed.

<sup>2</sup> Roberti.

corpore suo legat Deo, et Ecclesiæ S. Mariæ de Gyseburne, et Can. ejusdem, tres bov. terræ.

DLXXVI. Walterus de Percy, filius Willelmi de Percy de Kyldale<sup>1</sup> . . . Willelmo de Percy juniore, fratri meo, et hæc. suis, vel suis assign., totum jus et clamium quod habui, vel habere potui, in uno tofto et crofto et tribus bov. terræ cum pert., exceptis vj acris terræ, in villa et territorio de Ormesby in Clyveland; viz. illud toftum et croftum, et illas tres bov. terræ, exceptis vj acris terræ, quas Robertus de Percy quondam tenuit in eadem villa, et quas habui de dono Domini Willelmi de Percy, patris mei. . . Hiis testibus. Domino Nicholao de Meynil, Domino Johanne de Bulmer, Domino Hugone de Eure, Domino Willelmo de Mowbray, Galfrido de Tocotes, Johanne de Redmershil, Petro Pygot, Radulfo de Bathersby, Waltero Wacelin, Johanne Jurdan, Willelmo de Kyldale, et aliis.

DLXXVII. (229<sup>b</sup>) Willelmus de Percy, filius Walteri de Percy . . . Deo, et Ecclesiæ S. Mariæ de Gyseburne, et Can. ibid. Deo servientibus, et servituris, in lib. pur. et perp. elem., tres bovatas terræ cum uno tofto et crofto in Campis et villa de Ormesby, quæ habent ex dono Walteri, filii mei, sicut in carta ipsius plenius continetur. Tenendas et habendas Deo, et Ecclesiæ prædictæ, et Can. memoratis, libere, quiete, et integre, cum omnibus libertatibus, et aysiamementis, ac omnimodis pert., ad prædictas terras infra villam et extra ubique spectantibus. . . Hiis testibus. Dominis N[icholao] de Percy, Waltero de Percy, Willelmo de Percy, Magistro Michael de Halchton, Ada de Stokesley, Clerico, Mathæo de Glaphou, J[ohanne] de Redmershil, Ricardo [de] Bayus, R. de Clyveland, W[illelmo] de Malteby, Roberto filio Galfridi, et m.a.

DLXXVIII. Willelmus de Percy de Kyldale . . . Deo, et Ecclesiæ S. Mariæ de Gyseburne, et Can. ibid. Deo servienti-

<sup>1</sup> A son of William, son of Walter de Percy of Kildale. He married the widow of Walter de Lyndesay in Scotland without the King of England's licence, whereupon Alexander III. of Scotland sent the following letter of excuse to the English king: "Excellentissimo Principi et fratri suo karissimo, Edwardo, Dei gratia Regi Angliæ, Domino Hiberniæ, et Duci Aquitanniæ, illustris Alexander eadem gratia Rex Scottorum, salutem et sinceræ dilectionis semper augmentum. Quoniam pium est veritati testimonium perhibere, tenore præsentium vobis significamus, quod

Cristiana, quondam sponsa Walteri de Lyndesay, matrimonio se copulavit Waltero de Percy infra regnum nostrum, cui matrimonio gratiosum præbuimus assensum. T. me ipso apud Lochcumberay, xxiii<sup>o</sup> die Septembris, anno regni nostri xx<sup>o</sup> sexto (1275)" (Royal Letters and Writs, No. 1277). Notwithstanding the gracious assent given to this marriage by the Scotch king and his letter, Walter de Percy of Kildale had to pay a fine of 80 marcs, for the due payment of which John de Vescy became surety (Fine Rolls, 3 Edward I., m. 21).

bus, et servituris, in lib. pur. et perp. elem., duas bov. terræ in Campis de Ormesby. Illas scil. bov. terræ de quibus totum jus et clamium, quod Ricardus de Bayus et ejus hæredes aliquatenus habuerunt, vel habere poterunt in ipsis bov., ex dono ipsius Ricardi habent; et quas quidem bov. præfati Can. aliquando habuerunt ad firmam de Agnete, matre prædicti Ricardi, et quas duas bov. prædicta Agnes habuit nomine dotis de terra Reginaldi, mariti sui, in Campis prædictis, et quas Radulfus Stalwardman de prædicta Agnete ad firmam aliquando tenuit. Tenendas et habendas Deo, et Ecclesiæ prædictæ, et Can. memoratis, et eorum succ., libere, quiete, pacifice, et integre, cum omnimodis aysiammentis et pert. ad prædictam terram qualitercunque spectantibus. . . . Hiis testibus. Domino Nicholao de Percy, Willelmo de Percy, Mathæo de Glaphow, Waltero de Thorp, J [ohanne] de Redmershil, Willelmo Bewchamp, et aliis.

DLXXIX. Ricardus de Bayus . . . Deo, et Ecclesiæ S. Mariæ de Gyseburne, et Can. ibid. Deo servientibus, et servituris, in lib. pur. et perp. elem., totum jus et clamium (230) quod ego et hæredes mei habuimus, vel aliquo modo habere poterimus, in duabus bov. terræ in Campis de Ormesby, quas quidem bov. præfati Can. aliquando habuerunt ad firmam de Agnete, matre mea, et quas duas bov. prædicta Agnes habuit nomine dotis de terra Reginaldi, patris mei, in Campis prædictis, et quas Radulfus Stalwardman de prædicta Agnete ad firmam aliquando tenuit. Tenendas et habendas Deo, et Ecclesiæ prædictæ, et Can. memoratis, et eorum succ., libere, quiete, pacifice, et integre, cum omnibus aysiammentis et pert. (*Witnesses the same as in the last deed.*)

DLXXX. Ricardus de Bayus de Ormesby . . . Deo, et Ecclesiæ S. Mariæ de Gyseburne, et Can. ibid. Deo servientibus, et servituris, in lib. pur. et perp. elem., unam dim. car. terræ, quam<sup>1</sup> Alanus de Parco de me aliquando tenuit; et unum toftum et croftum, quod habui in inferiore parte villæ de Ormesby, in viculo qui se extendit versus occidentem, quod Rogerus Maycokes quandocunque tenuit. Tenenda et habenda Deo, et Ecclesiæ prædictæ, et Can. memoratis, et eorum succ., libere, quiete, pacifice, et integre, cum omnimodis aysiammentis et pert., ad prædictam terram cum tofto et crofto qualitercunque spectantibus. Hiis testibus. Domino Willelmo de Percy, Domino Nicholao de Percy, Willelmo de Percy, Mathæo de Glaphow, W. de Thorp, A. de Nevil, A. de Stokesley, Clerico, J [ohanne] de Redmershil, et aliis.

DLXXXI. Willelmus de Percy de Kyldale . . . Deo, et

<sup>1</sup> Quas.

Ecclesiæ S. Mariæ de Gyseburne, et Can. ibid. Deo servientibus, et servituris, in lib. pur. et perp. elem., unam dim. car. terræ cum uno tofto et crofto in Campis et villa de Ormesby, quam quidem terram cum tofto et crofto prædicti Can. habent ex dono Ricardi de Bayus de Ormesby, sicut in carta ejusdem Ricardi super hoc confecta plenius continetur. Tenendam et habendam Deo, et Ecclesiæ prædictæ, et Can. memoratis, et eorum succ., libere, quiete, pacifice, et integre, cum omnimodis aysiammentis et pert., ad prædictam terram cum tofto et crofto qualitercunque spectantibus. . . . (230<sup>b</sup>) Hiis testibus. Domino Nicholao de Percy, Willelmo de Percy, Mathæo de Glaphou, Waltero de Thorp, Alano de Parco, Ada de Stokesley, J. de Redmershil, et aliis.

DLXXXII.<sup>1</sup> Willelmus de Percy, filius Domini Willelmi de Percy de Kyldale . . . Noveritis me, in legitima et plenaria ætate mea, ratificasse, concessisse, confirmasse, et omnino de me et hæ. meis et assign. meis imperp. quietum clamasse, Deo, et Ecclesiæ S. Mariæ de Gyseburne, et Can. ibid. Deo servientibus, et servituris, in lib. pur. et perp. elem., omnes illas terras, tofta et crofta, cum suis pert. omnibus et singulis, quæ habent et possident de me per excambium pro molendinis [et] terris cum pert. suis in villis et campis de Ormesby et Kaldecotes,<sup>1</sup> secundum formam et tenorem cartæ quam super eodem excambio de me habent. Ita viz. quod ego, hæredes mei, seu aliquis nomine nostro, nichil omnino juris vel clamii in dictis terris, toftis, et croftis, cum suis pert., exigere, vel vindicare, nec super eodem excambio, contra dictos Can. aliquam actionem habere poterimus imperp. Et ego Willelmus et hæ. mei, seu assign. nostri, qui manerium habent de Ormesby cum pert., quod habeo ex dono patris mei, et singula prædicta in omnibus et per omnia secundum tenorem prædictæ cartæ, Deo, et præfatæ Ecclesiæ, et Can. prænominatis, et eorum succ., contra omnes homines warrantizabimus, adquietabimus, et defendemus imperp., in lib. pur. et perp. elem. Renuncio etiam plane et expresse toti juri et clamio, quod habeo, vel habere potero, in illis clausis prope Depilbryge, in illa parte moræ quæ vocatur Basedaleside; et juri et clamio, quod habeo, vel habere potero, in illa parte moræ juxta Percy-crosse, quæ se extendit versus austrum usque ad Golstayndale,

<sup>1</sup> The following entry in a late thirteenth-century rent-roll of the Priory, belonging to Mrs. Chaloner, has reference to this exchange. It is interesting as telling us the number of the mills and also their kind: "Ex dono Walteri de Percy, filii

Willelmi, iij bov., et ex dono Willelmi, fratris sui, in excambium pro molendino ventritico de Ormesby, et molendino aquatico de Caldecotes, iij bov. in Campis de Ormesby et Caldecotes, cum toftis sibi pertinentibus."

quas omnes portiones habent ex dono patris [mei]; quas ego eis concedo et quietum clamo sine omni communione, contradictione, vel impedimento mei vel hæredum meorum, seu assign. nostrorum, cum omnibus et singulis pert. suis. . . . Hiis testibus. Willelmo de Percy, patre meo, Arnaldo, fratre meo seniore, Willelmo de Rosel, Willelmo de Bovington, Yngramo filio ejus, militibus, H. de Hoton, W. de Thorp, Ada de Tocotes, J. de Redmershil, J. de Irton, et aliis.

DLXXXII. Willelmus de Percy, filius Walteri de Percy de Kyldale . . . Deo, et Ecclesiæ S. Mariæ de Gyseburne, et Can. ibid. Deo servientibus, et servituris, in lib. pur. et perp. elem., quendam locum in mora de Kyldale: scil. in parte illa quæ vocatur Basedalesyde, per has divisas: scil. de rivo qui vocatur Basedalebech usque ad viam quæ ducit versus Stokesley, propinquius versus occidentem clauso quod dederam Willelmo filio meo; et sic subtus prædictam viam usque ad parvum rivulum propinquiorem versus orientem loco, qui dicitur Raufscates; et sic sicut rivulus ille descendit in Basedalebech; et sic descendendo per rivum usque ad clausum dicti Willelmi præfatum. Ita quod dicti Can. dictum locum valeant pro voluntate sua, qualitercunque eis placuerit, claudere, et infra prædictas divisas ædificia construere, et de omnibus et singulis infra easdem divisas contentis commodum suum, qualitercunque voluerint, facere. Ad hæc etiam dedi eisdem pasturam ad quadraginta vaccas et duos tauros, cum sequela sua de tribus annis, et ad unum equ[u]m, vel ad unam equam, et duodecim oves, ubique in omnibus pasturis ad villam de Kyldale spectantibus: exceptis tribus boscis meis, scil. Heynnyng, et parco meo, et bosco de Golsendale. Tenenda et habenda Deo, et Ecclesiæ prædictæ, et Can. memoratis, libere, quiete, pacifice, et integre, cum omnibus libertatibus et aysiamentis, ad prædictum locum et pasturam præfatam ubique spectantibus. Et ego Willelmus, et hæ. mei, et assign. nostri, qui manerium de Kyldale cum suis pert. habebunt, prædictum locum modo præfato, et prædictam pasturam, sicut prætactum est, Deo, et Ecclesiæ memoratæ, et Can. prænominatis, contra omnes homines warrantizabimus, adquietabimus, et defendemus, in lib. pur. et perp. elem. In cujus rei test. etc. Hiis testibus. Domino Willelmo de Mubray, Willelmo de Percy, filio Domini Willelmi de Percy, Petro Bagoth de Crathorn, Petro de Wichtona, Radulfo de Hyrton, Roberto de Martona, Johanne Marescallo, Willelmo filio Rogeri, et a. m. (B. M. Add. Charters. No. 20, 565.)<sup>1</sup>

<sup>1</sup> Endorsed "Carta Willelmi de paria habemus." To this deed is Percy de clauso de Basedaleside, duo attached a seal of green wax bearing

DLXXXIIb. Arnaldus de Percy, miles, Dominus de Kyldale, filius et hæres Domini Willelmi de Percy. . . . Quod cum Dominus Willelmus de Percy, pater meus, debito modo et juste dedisset etc., Deo et Ecclesiæ S. Mariæ de Gyseburne, et Can. etc., quoddam clausum in mora de Kyldale juxta pontem de Dephill; et pasturam ad quadraginta et decem averia, et ad duas equas cum sequela [sua] de tribus annis, et ad quadringinta oves, ubique in omnibus et singulis pasturis de Kildale. Et quoddam aliud clausum juxta clausum prædictum, et pasturam ad xl vaccas et duos tauros, cum sequela sua de tribus annis, et ad unum equum vel equam, et ad duodecim oves ubique in omnibus et singulis pascuis etc. ad villam de Kildale spectantibus, exceptis tribus boscis suis, scil. Heyning, et parco suo, et bosco de Kolstandale; et quandam particulam moræ juxta capud occidens de Colstandale, quæ se extendit versus cræcem, quæ dicitur Percycross; et quasdam terras contentas in villa et territorio de Ormesby. Ego Arnaldus donationes etc. patris mei, infirmare nec infringere volens, nec eisdem Can. aliqua impedimenta etc. inferre, concessi pro me etc. totum jus etc. Testibus. Dominis J. de Bulmer, W. de Rosell, J. de Rungeton, Roberto Guer, militibus (Dods-worth MSS. xcv. 39.<sup>1</sup>)

DLXXXIIc.<sup>2</sup> Apud Ebor., die Lunæ proxima post festum S.

a knight in armour on horseback, going to the right. There are fusils on his shield, but the number is indistinct. He has some plant as a crest in his helmet. The base and background are sown with trefoils. Azure five fusils in fesse argent are the arms given to Walter de Percy in Charles's Roll, which is of the time of Edward I. (Archæologia, xxxix. 413). In 1244 he paid a fine of one hundred marks for having married Nicholaa, widow of Eustace de Stuteville, without the King's leave (Excerpta e Rotulis Finium. i. 414, 417). He had another wife called Margery, probably his second, for the good of whose soul he gave lands in Welham to Malton (Malton Chartulary. Cott. MSS. Claudius. D. xi. fo. 66). In 37 Henry III. (1252-3) he had a grant of a market and fair in Kildale, and freewarren in Killingwick and Ormesby. From a charter copied by Dods-worth on Nov. 4, 1629, then amongst the papers of Marmaduke Wilson of Tanfield, Gentleman, it appears he had a daughter Aliz, who

married Adam de Stavelai. "Willelmus de Percy de Kildale. . . . Adæ de Stavelai, et Aliz, filiæ meæ, in maritagium, totam terram meam de Berwic cum omnibus pert. suis sine ullo retenemento, illis et hæ. suis, qui exierint de prædicta Aliz, tam libere et quiete tam ego illam tenui, in dominicis et servitiis, in feudo et hæreditate, pro servitio quantum pertinet ad iiij car. terræ, unde xij car. terræ etc. . . . Hiis testibus. Petro de Brus, Waltero de Fanken-berg, Radulfo filio Walteri, Gilberto Croft, Henrico de Redeman, Hugone filio Artur, Roberto de Thoresbi, Alano Persona, et m. a. (Dods-worth MSS. cxxix. 110.)

<sup>1</sup> Seal bears five fusils in fesse. Endorsed "Pro Bilsdale." This must be a mistake for Kildale.

<sup>2</sup> A similar action was brought Nov. 2, 1306 (Wednesday next after All Saints' Day, 84 Edward I.), against Arnald de Percy, John de Irton, John son of Gilbert, Ralph de Whaywath, and Reginald le Mareschal, for dis- seising the Prior of Guisbrough of

Mathæi Apostoli, anno regni Regis Edwardi, filii Regis Edwardi, secundo (Sept. 23, 1308). Assisa venit recognitura, si Arnaldus de Percy, et Christiana, uxor ejus, Radulfus de Westhuse, et Agnes, uxor ejus, Michael de Kildale, Ricardus Underwode, Reginaldus le Mareschal, et Alicia, uxor ejus, Alicia quæ fuit uxor Willelmi le Fevre de Westerdale, et Johannes de Irton, injuste etc. disseisierunt Priorem de Giseburne de communâ pasturæ suæ in Kildale in Clyveland post primam etc. Et unde queritur, quod disseisierunt eum de communâ sua in triginta quatuor acris moræ et pasturæ, in quibus communicare solebat cum duobus jumentis, duobus tauris, quadraginta vaccis et eorum sequela trium annorum, uno equo, quater viginti et decem averiis, et quinquaginta duobus ovibus per totum annum. Et super hoc profert duo scripta sub nomine Willelmi de Percy, patris prædicti Arnaldi, cujus hæres ipse est, quæ testantur quod idem Willelmus concessit cuidam Priori de Giseburne, prædecessori Prioris nunc, et succ. suis, prædictam communam in forma prædicta etc. Et nullus eorum venit. Et Willelmus Eme, ballivus ipsorum Arnaldi et Christianæ, attachiatus fuit per Alanum Pistorem et Robertum filium Henrici, ideo ipsi in misericordia. Et prædicti Radulfus et alii non fuerunt attachiati, quia non fuerunt inventi, ideo capiatur assisa versus eos per defaultam etc. Set ponitur in respectum usque in Crastino Epiphaniæ Domini hic pro defectu Adæ de Levingthorpe, Stephani de Gouton, Willelmi Humette, Willelmi filii Adæ de Wardhou, Hugonis Pikewastel, Johannis de Fimtres, Thomæ de Brun de Normanby, Willelmi de Thormoteby, Willelmi de Ebor., et Hugonis de Lellum, recognitorum, qui non venerunt, ideo ipsi in misericordia. Et præceptum est Vicecomiti, quod habeat corpora eorum etc., et tot et tales etc. Ad quem diem prædictus Prior venit, et Arnaldus et alii non veniunt. Et juratores similiter veniunt, qui dicunt super sacramentum suum, quod prædictus Arnaldus et alii injuste etc. disseisierunt prædictum Priorem de prædicta communâ pasturæ suæ, sicut queritur. Ideo consideratum est, quod prædictus Prior recuperet inde seisinam suam per visum recognitorum, et similiter dampna sua quæ taxantur per eosdem ad dimidiam marcam; et prædictus Arnaldus et alii in misericordia. (Yorkshire Assize Rolls, N. 1.22.—1. m. 6<sup>b</sup>.)

common of pasture throughout the year in sixty acres of moor and pasture in Kildale, for two bulls, forty cows, one horse, two mares with their young to the age of three years, eighty animals, namely, oxen, cows, and calves, and fifty-two sheep. The

Prior won his action against the defendants, with the exception of Ralph and Reginald, whose wives, Agnes and Alice, should have been made parties to the suit (Yorkshire Assize Rolls, N. 1, 20-2, m. 1<sup>b</sup>.)

DLXXXII<sup>d</sup>. Marmaducus de Twenge, et Lucia, uxor mea . . . Ecclesiæ de Giseburne, duo clausa, unum<sup>1</sup> vetus et aliud novum; quæ quidem clausa incipiunt a via, quæ descendit ad pontem de Dephill. Testibus.<sup>2</sup> Dominis Roberto et Marmaduco, filiis nostris, Domino W. de Hasteng, Willelmo Danyell, W. de Unkelby, Rogero de Middel . . . ed, Henrico de Alverton, Ricardo de Hyrton, Stephano de Leppinton (Dodsworth MSS. cxviii. 141<sup>b</sup>).<sup>3</sup>

DLXXXII<sup>e</sup>. Die Lunæ proxima post festum Decollationis S. Johannis Baptistæ, 18 Edward II. (Sept. 3, 1324.)

Assisa venit recognitura, si Johannes, filius Arnaldi de Percy de Kildale,<sup>4</sup> et Maria, uxor ejus, et Rogerus le Forester, injuste etc. disseisierunt Johannem de Menhill, et Katerinam, uxorem ejus, de libero tenemento suo in Kildale post primam etc.; et unde queruntur, quod disseisierunt eos de duabus marcatis redditus cum pert. etc. Et Johannes filius Arnaldi venit; et Maria et Rogerus non veniunt, set quidam Nicholaus de Hoperton respondit pro eis, tanquam eorum ballivus. Et tam prædictus Johannes filius Arnaldi, quam prædicti Maria et Rogerus per prædictum ballivum, dicunt, quod ipsi nullam eis inde fecerunt injuriam seu disseisinam. Et de hoc ponunt se super assisam, et Johannes de Menhill, et Katerina, similiter. Ideo capiatur assisa, set ponitur in respectum usque diem Jovis proximam post clausum Paschæ apud Pontemfractum pro defectu recognitorum, quia nullus venit. Ideo Vicecomes habeat corpora etc. Ad quem diem veniunt Johannes de

<sup>1</sup> *Unus*.

<sup>2</sup> To No. 864, which is another charter by the same grantors, is appended a list of witnesses the same as those given here, but much more correctly copied. The following are the correct forms of the wrongly written names: "Domino Willelmo de Hascethorp, Willelmo Daivell, Willelmo de Unkelby, Rogero de Middelheved."

<sup>3</sup> "SIGILL: MARMADVCI DE TWENG. A man on horseback, a sword in his right hande, a buck's head under his horse's belly cabaged (caboshed)." See p. 98n.

<sup>4</sup> The following power of attorney to deliver seisin of the land, which Arnald de Percy settled on his second son, John, on his marriage with Mary, daughter of Robert Mautalent, has been preserved by Dodsworth (vii. 66). "Arnaldus de Percy . . . Noveritis me fecisse et constituisse Petrum

de Ormesby, et Nicholaum, filium ejus, vel eorum alterum, quem præsentem esse contigerit, attornatos meos ad liberandum Johanni, filio meo, et Willelmo Gille, nomine Mariæ, filiæ Roberti Mautalent, seisinam de undecim toftis, sex bov. terræ, et duabus vaccariis de Lounesdale et Whaswath, cum boscis del Heyning et Golstayndale, terris, pratis, et cum tota pastura separali, et omnibus aliis ten., quæ Johannes de Denum quondam tenuit in Kildale. Tenenda eisdem Johanni et Mariæ conjunctim, et hæc de corporibus eorumdem Johannis et Mariæ exeuntibus, prout in carta mea eis inde confecta plenius continetur. In cujus rei test. hiis litteris patentibus sigillum meum apposui. Dat. apud Kildale die Sabbati prox. post festum Assumptionis B. Mariæ, anno regni Regis Edwardi, filii Regis Edwardi, octavo" (Aug. 17, 1314).



Menhill et Katerina per attornatum suum, et similiter Johannes filius Arnaldi et prædictus ballivus aliorum; et similiter recognitores de consensu partium electi, qui dicunt super sacramentum suum, quod quidam Arnaldus de Percy per scriptum suum dedit et concessit prædictis Johanni de Menhill, et Katerinæ, et hæc. de corporibus suis exeuntibus etc., duas marcas redditus percipiendas annuatim de molendino suo de Kildale, ad festa Pentecostes et S. Martini per equales portiones. Ita quod si prædictus redditus eis a retro fuisset, bene licebit eis distringere in eodem molendino pro prædicto redditu. De quo redditu ipsi seisisi fuerunt usque festum S. Martini, anno regni Regis nunc quintodecimo (1321), quando una marca de prædicto redditu eis a retro fuit. Quam quidem markam prædicti Johannes de Menhill et Katerina ab eodem Johanne filio Arnaldi exigebant, et idem Johannes reddere nolebat; set non distrinxerunt pro prædicto redditu. Et dicunt quod ad festum S. Michaelis proximum sequens prædictum molendinum per nimiam inundationem aquæ totaliter deletum fuit, et prædictus Johannes filius Arnaldi, tum pro eo quod destructus fuit per Scotos, tum pro eo quod captus fuit per eos et imprisonatus, et tum pro eo quod fecit redemptionem eis etc., fuit ita pauper, quod molendinum illud reædificare non potuit per duos annos proximo sequentes; quo tempore idem Johannes . . . exactus non solvit eis prædictum redditum de illo termino. . . . Et consideratum est, quod prædicti Johannes de Menhill et Katerina recuperent inde seisinam suam et dampna sua, quæ taxantur per Juratores prius et per Justiciarios ad octo marcas. Et Johannes filius Arnaldi et alii in misericordia (Yorkshire Assize Rolls. N. 1.25—1. m. 3).

DLXXXIII. Omnibus hoc scriptum visuris vel audituris, Nicholaus de Percy, Walterus de Percy, Alanus de Parco, Ricardus de Bayus, Robertus Sturmi, Robertus de Cliveland, sal. in Domino sempiternam. Noverit universitas vestra [nos] plenum et expressum assensum præbuisse, et pro nobis et hæc. nostris præsentis scripto concessisse, Domino Radulfo, (231) Priori Gyseburnæ, et ejusdem loci Conventui, eorumque succ., quod totam terram quam habent in villa de Ormesby ex donatione et concessione Willelmi de Percy, filii Willelmi, filii Walteri de Percy de Kyldale, quæ viz. terra jacet propinquius Curie dictorum Can. versus occidentem, usque ad culturam Domini Nicholai de Percy, libere valeant iidem Can. Curie suæ in augmentum, si eis placuerit, conjungere, et muro vel fossato claudere, et commodum suum qualitercunque voluerint facere, absque contradictione vel impedimento nostri vel

hæredum nostrorum imperp. In cujus rei test. etc. huic scripto sigilla nostra apposuimus. Hiis testibus. Domino Willelmo de Moubray, Thoma de Hurtheworth, Johanne de Blaby, Ricardo Waxand, Roberto de Levingthorp, Roberto de Colleby, J[ohanne] de Redmershil, et aliis.

DLXXXIV. Reginaldus le Lunge de Ormesby, filius Emmæ, quondam uxoris Thomæ le Lunge de eadem. . . . Deo, et Ecclesiæ S. Mariæ de Gyseburne, et Can. ibid. Deo servientibus, et servituris, in lib. pur. et perp. elem., totum jus et clamium communicandi, quod habui, vel aliquo modo habere potui, in illo clauso de Ormesby quod habent ex dono Willelmi de Percy, filii Domini Willelmi de Percy, et in omnibus aliis locis, terris, et ten. ubique existentibus; ita, viz., quod nec ego, Reginaldus, nec hæredes mei, nec aliquis nomine nostro, aliquid juris vel clamii communicandi, vel aliquo alio modo, in dicto clauso vel quibuscunque aliis locis, terris, et ten. suis exigere vel vendicare poterimus imperp. . . . Hiis testibus. Dominis Johanne de Bulmer, Willelmo de Bovyngton, Yngramo filio ejus, militibus, Ricardo Bayus, Willelmo Tosti, Johanne de Redmershil, et aliis.

DLXXXV. Willelmus de Percy, filius Domini Willelmi de Percy de Kyldale<sup>1</sup> . . . Noverit universitas vestra, quod cum

<sup>1</sup> William de Percy died shortly before 1296, in the autumn of which year the custody of his heir and lands, including the manor of Ormesby, was adjudged to belong to William le Latimer, in right of his wife Lucia de Twenge, and not to Arnold de Percy (Abbrev. Placitorum, 236). His wife's name was Joan, a daughter of John de Neville (Whitby Chart. ii. 418, 701n). Her first husband was William de Upsale, by whom she had no issue. In Trinity Term, 22 Edward I. (1294), she and her second husband, William de Percy, brought an action against Isabella, widow of Michael de Upsale, and others, about her dower in her husband's lands in Suthkilvington, Upsale juxta Threske, Oversilton, Estherleseye, Kirkebysubtus Knol, and Ingelby subtus Erencliffe. From the pleadings it appears that her husband, who was the son of Galfrid de Upsale, had two brothers, Hugh, who died without issue, and Michael, who married the above-named Isabella, and had a son Michael, then alive and under age (Yorkshire Assize Rolls, 22 Edw. I. N. 1, 18-1, fo. 68). In 1290 she and

Percy granted by a fine to William, Abbot of Whitby, a messuage and ten acres of land in Sneton, with the advowson of the Chapel there (Pedes Fin. Ebor. 13-26 Edw. I. No. 113). The following year, as the heiress of her father, John de Neville, she recovered lands in Muston, of which the Prioress of Molseby had got possession (Yorkshire Assize Rolls, 20 Edward I. N. 1, 13-3, fo. 36). The Editor of the Whitby Chartulary (ii. 701n) conjectured, from her connection with the manor of Sneton, that she was descended from the Arundel family, resident there early in the thirteenth century. The two following extracts from the Yorkshire Assize Rolls (8 and 9 Edw. I. N. 1, 9-1, fo. 69) prove this surmise to be perfectly correct. In both the actions she is spoken of as Joan, widow of William de Upesale. In the first of these actions she was summoned to show cause why she did not pay John, son of Robert de Hothom, the services etc., which she owed him in respect of the manor of Sneton, which she held of him by homage, and the service of one soar-hawk. John de

Willelmus de Percy, pater meus, concessit Radulfo de Irton, quondam Priori de Gyseburne,<sup>1</sup> quod ipse Willelmus, nec hær. sui, nec assign., agistamentum aliquod facerent in pastura aut wastis de Ormesby, ac idem Willelmus de Percy, pater meus, postea michi dedit quicquid habuit in prædicta villa, tam in dominico, quam in villenagio. Ego Willelmus filius Willelmi concessionem patris mei factam dicto Radulfo, Priori de Gyseburne, infringere nec infirmare volens, concessi pro me et hær. meis, et præsentī scripto nos obligavi, quod nec ego, nec hæredes mei, seu assign., de cætero aliqua averia in pasturis vel wastis de Ormesby, vel in aliqua parte eorundem non agistabimus, nec agistamentum capiemus, nec aliqua alia averia forinseca præterquam averia ejusdem villæ de Ormesby in eisdem ponemus, vel poni permittemus, sine assensu et voluntate ipsius Prioris vel succ. suorum. (231<sup>b</sup>) Et si idem Prior vel succ. sui assensum præbere voluerint, idem Prior vel succ. sui habebunt æqualem portionem se contingentem secundum numerum mesuagiorum, acrarum, et prati ipsos contingentium in eadem villa, de denariis pro hujusmodi agistamento captis et capiendis in perp. Et pro his concessionibus supradictis concessit prædictus Prior pro se et succ. suis, quod bondi sui et bondi mei de Ormesby et non de Kaldecotes solvent annuatim michi et hær. meis unam marcā argenti in festo Nativitatis S. Johannis Baptistæ; quam quidem marcā bondi dicti Prioris et mei solvent proportionabiliter secundum numerum animalium suorum eandem pasturam pascentium: et quod ego Willelmus et hæredes mei distringere possimus bondos præfatos per averia in eadem pastura inventa, si in solutione dictæ pecuniæ termino

Hothom asserted that Joan, the grandmother of the said Joan de Uppe-sale, used to pay these services to his father Robert, in the time of Henry III. Hothom lost his action on a point of pleading. In the second action she summoned the Abbot of Whitby to allow her to have common of pasture in Sneton, "in quodam loco, qui vocatur Shalmerigge, qui continet sexcies viginti acras pasturæ, moræ, et bosci, ad communicandum in eisdem cum omnimodis averiis suis per totum annum. Et unde quidam Johannes [Arundel], antecessor suus, fuit seiscitus de prædicta communia, ut de feodo et jure, tempore pacis, tempore Regis Ricardi, consanguinei domini Regis nunc, capiēdo inde explecia ad

valentiam, etc. Et de ipso Johanne descendit jus etc. cuidam Johannæ, ut filiæ et hæredi; et de ipsa Johannā cuidam Johanni, ut filio et hæredi; et de ipso Johanne cuidam Willelmo, ut filio et hæredi; et de ipso Willelmo, quia obiit sine hærede de se, cuidam Johanni, ut fratri et hæredi: et de ipso Johanne, quia obiit sine hærede de se, isti Johannæ, quæ nunc petit, ut sorori et hæredi. Et quod tale sit jus suum, offert etc. Et Abbas venit. Et concordati sunt per licentiam, et habent cyrographum etc." From the pedigree here given it is clear that Joan Arundel, grandmother of Joan de Percy, must have married a Neville.

<sup>1</sup> Ralph de Irton was elected Bishop of Carlisle in 1280.



prædicto defecerint. Volo etiam, et concedo pro me et hæc. meis, quod dictus Prior et succ. sui nullo modo impediatur ad pascendam pasturam suam de Kaldecotes, cum eisdem libuerit, sicut de jure possunt, solent, et debent. In cujus rei test. præsentī scripto in modo cyrographi confecto, sigillum meum apposui ex parte una, et dictus Prior sigillum suum apponi fecit ex altera. Hiis testibus. Waltero de Thorp, Johanne de Redmershil, Petro Doget, Petro de Fayceby, Johanne de Irtona, Thoma de Tocotes, et m. a.

DLXXXVI. (232) Willelmus Laveroc de Ormesby . . . Deo et Can. de Gyseburne, in lib. pur. et perp. elem., in Campis de Ormesby unam rodam terræ et dim. apud Sandes, et dim. rodam apud Netherbothem, et dim. acram apud Langeleinelandes, et dim. acram apud Hangedale, et dim. acram apud Cokelandes,<sup>1</sup> et tres rodas apud Kerdic, et unam rodam apud Ketelpittes, et totam terram meam habui apud Wandale, cum omnibus pert., libertatibus, et aisiamentis suis, ad omnes prædictas terras pertinentibus<sup>2</sup> infra villam et extra, integre, sine aliquo retenemento. . . . Hiis testibus. Domino Waltero de Percy, Roberto de Laysingby, Roberto Wausand, Willelmo de Thocotes, Johanne de Langeberg, Ricardo de Normanby, Johanne de Thocotes, Johanne de Bernaldeby, Willelmo de Morton, Petro de Cliveland, Henrico fratre ejus, Radulfo de Marton, Johanne de Thorp, et m. a.

DLXXXVII. Agnes, quondam uxor Willelmi Laveroc de Ormesby . . . Noverit universitas vestra me concessisse, et quantum ad me pertinet, penitus quietum clamasse, Deo, et Ecclesiæ S. Mariæ de Gyseburne, et Can. ibid. Deo servientibus, et servituris, quicquid juris vel clamii habui, vel habere potui, in terris omnibus cum pert., quas iidem Can. habent ex dono Willelmi Laveroc, quondam mariti mei . . . Hiis testibus. Domino Willelmo de Percy, Domino Nicholao de Percy, Ricardo de Bayus, Roberto de Cliveland, Willelmo Beuchamp, Johanne de Redmershyl, et aliis.

DLXXXVIII.<sup>3</sup> Hæc est finalis concordia, facta in Curia Domini Regis apud Eboracum, in Octavis S. Martini, anno

<sup>1</sup> *Cockelandes.*

<sup>2</sup> *pertinentes.*

<sup>3</sup> There is a copy of this fine preserved in the Record Office, Pedes Fin. Ebor. 4-11 Henry III. No. 257. At the same place and in the same bundle, No. 49, is a fine of the same date between the above-named Stephen Fitz Ralph, plaintiff, and Walter de Percy, tenant, about two and a half bovates of land in

Ormesby. After an assise of *mort d'auncestre* had been taken, it was agreed, "quod prædictus Walterus recognovit dim. bov. terræ et unum toftum de eadem terra, excepto crofto, esse jus ipsius Stephani. Illam scil. dim. bov. terræ et illud toftum, quæ Wymarca, mater ipsius Stephani, tenuit." And for this grant Stephan quitclaimed the remainder to Walter de Percy.

regni Regis Henrici, filii Regis Johannis, undecimo (Nov. 11-18, 1226), coram Roberto de Veteri Ponte, Johanne filio Roberti, Martino de Patishill, Briano de Insula, Willelmo de Insula, Ricardo Duket, Justiciariis Itinerantibus, et aliis Domini Regis fidelibus tunc ibi præsentibus, Inter Stephanum filium Radulfi, petentem, et Michaellem, Priorem de Gyseburne, tenentem, de duabus bov. terræ cum pert. in Ormesby. Unde recognitio assisæ mortis antecessorum summonita fuit inter eos in eadem Curia: scil. quod prædictus Stephanus remisit, et quietum clamavit de se et hæ. suis prædicto Priori, et succ., et Ecclesiæ S. Mariæ de Gyseburne, totum jus et clamium, quod habuit in tota dicta terra cum pert. in perp. Et pro hac remissione, quietam clamanciam, fine, et concordiam, idem Prior dedit Stephano duos sol. sterlingorum.

DLXXXIX.<sup>1</sup> Willelmus de Percy de Kildale, filius Walteri de Percy . . . Deo, et Ecclesiæ S. Mariæ de Gyseburne, et Can. ibid. Deo servientibus, et servituris, in lib. pur. et perp. elem., tres bov. terræ in Campis de Ormesby et de Kaldecotis, cum toftis et croftis, et cum omnibus aliis pert. suis: et præter hæc totam terram jacentem propinquius Curie prædictorum Can. versus occidentem, usque ad culturam Domini Nicholai de Percy, cum omnibus suis pert.; quam totam terram absque contradictione vel impedimento mei vel hæ. meorum licebit eisdem Can. Curie suæ, si voluerint, in augmentum conjungere, et pro voluntate sua muro vel fossato claudere, et commodum suum qualitercunque voluerint facere de eadem; quas scil. terras eisdem Can. dedit Willelmus, filius meus, sicut in carta ipsius Willelmi, quam prædicti Can. habent, plenius et expressius continetur. Tenendas et habendas Deo, et præfatis Can., et eorum succ., libere, quiete, pacifice, et integre, cum omnibus libertatibus et aisiamentis infra villam et extra ad prædictas terras ubique pertinentibus, in excambium pro molendinis de Kaldecotis et de Ormesby, (232<sup>b</sup>) quæ præfati Can. prædicto Willelmo, filio meo, dederunt, et concesserunt, cum secta sua et cum omnibus aliis, sicut in scripto cyrographato, super hoc confecto, plenius continetur, in excambium pro prædictis terris . . . Hiis testibus. Domino Roberto de Stoteville, Domino Nicholao de Percy, Domino Willelmo de Moubray, Roberto de Hylton, Johanne de Blaby, Thoma de Salkoc, Waltero de Thorp, Ricardo de Bayus, Roberto de Levingthorpe, Ricardo Wacsand, Alano de Parco, Johanne de Redmershyl, et aliis.

DXC. Willelmus de Percy, filius Walteri de Percy de Kildale . . . Deo, et Ecclesiæ S. Mariæ de Gyseburne, et

<sup>1</sup> See No. 582.



Can. ibid. Deo servientibus, et servituris, in lib. pur. et perp. elem., tres bov. terræ cum pert. in Campis de Ormesby et Caldecotes; viz. unam bov. terræ quam quondam tenuit Rogerus filius Walteri de Ricardo de Bayus, et quæ jacet propinquius duabus bov. terræ quas prædicti Can. habent ex dono Rogeri de Bayus versus aquilonem, cum tofto et crofto propinquieribus tofto quod Henricus Molendinarius quondam tenuit versus occidentem; et aliam bov. terræ, quæ quondam fuit Rogeri Cappe de Laysingby, et jacet propinquius supra dictæ bov. versus aquilonem, cum tofto et crofto sibi pertinentibus; et tertiam bov. in locis subscriptis, scil. apud Springekelde quinque acras, apud Blauchardhoc quinque acras, apud Fornflat duas acras et dim., apud Lineland dim. acram, in Bothem dim. acram, in Oxintoftes dim. acram, apud Blindekelde unam acram et dim., apud Levenehttoft<sup>1</sup> unam acram, apud Brocholme duas acras et dim., cum prato apud Brochholmleinland, et cum tofto et crofto quæ Willelmus Cadican quondam tenuit. Et præter hæc totam terram quam habui propinquiorem Curie prædictorum Can. versus occidentem, usque ad culturam Domini Nicholai de Percy, cum omnibus suis pert., quam terram totam absque contradictione vel impedimento mei vel hæ. meorum licebit eisdem Can. Curie suæ, si voluerint, in augmentum conjungere, et pro voluntate sua muro vel fossato claudere, et commodum suum qualitercunque voluerint facere de eadem. Has terras prædictas cum pert., sicut prædictum est, dedi præfatis Can. in excambium pro molendinis suis de Kaldecotes et de Ormesby, quæ præfati Can. habuerunt ex dono antecessorum meorum, et michi et hæ. meis dederunt et concesserunt in excambium pro terris prædictis, cum secta sua et cum terra quam Radulfus Molendinarius olim tenuit, et cum sex sellionibus terræ quæ se extendunt a communi via de Martona versus Laddegate, et jace[n]t propinquius versus orientem bov. terræ de terra Ecclesiæ, quam Thomas Faber tenuit. Concesserunt etiam prædicti Can. ad prædicta molendina sectam de hominibus suis de ipsis tenentibus in villa de Ormesby, et in villa de Midelesburg, et in villa de Arusum. Ita quod [pro] multura vas sextum decimum persolvent. Ita quod si molendina manualia dicti tenentes prædictorum Can. in detrimento sectæ præfatæ levaverint, vel habuerint, per servientem prædictorum Can. de Ormesby, simul cum serviente amovebuntur<sup>2</sup> et com-

<sup>1</sup> *Sevenehttoft.*

<sup>2</sup> We here have an instance how stringently the custom was enforced of compelling manorial tenants to

get their corn ground at the lord's mill, or, as it is expressed, paying suit to the mill. The Convent in their agreement with Percy not only

minuentur. Bladum vero dictorum Can. de domo sua de Ormesby sine multura moletur, et proximo post bladum quod<sup>1</sup> in tramelo invenietur. Bladum vero Grangiae suae de Aresum, si praedicti Can. vel eorum serviens ad praedicta molendina mole[re] voluerint, dabunt multuram, sicut commodius alibi molere poterunt. Et licet hoc, aliquando cum eis placuerit, fecerint, ad sectam tamen praedictorum molendinorum nullatenus tenebuntur, nec secta hujusmodi ab eis a me vel hær. meis aliquatenus exigitur; quin eisdem semper liceat, ubi voluerint, bladum suum molere, et molendinum, si viderint (299) expedire, in territorio suo de Aresum construere. Praefati etiam Can. praedictas tres bov. terræ et praedictam terram habebunt libere, quiete, pacifice, et integre, cum omnibus libertatibus et aisiamentis, ad eandem terram infra villam et extra pertinentibus, in lib. pur. et perp. elem. Praeterea praedicti Can. michi et hær. meis concesserunt quod in cultura mea propria in Campis de Ormesby, scil. quæ vocatur Hamelduneflath, libere et absque contradictione vel impedimento ipsorum, vel succ. suorum, valeam claudere duas acras terræ ad bercariam ibid. faciendam. . . . In cujus rei test. præsenti scripto cyrographato tam ego Willelmus sigillum meum, quam praefati Can. sigillum Capituli sui apposuimus. (*Witnesses with a few omissions as in the last charter.*)

DXCI.<sup>2</sup> Omnibus hoc scriptum visuris vel audituris, Willelmus de Percy de Kyldale, Willelmus, et Walterus, filii ejusdem Willelmi, Nicholaus de Percy, Alanus de Parco, Ricardus [de] Bayus, Hugo<sup>3</sup> Brun, Robertus de Cliveland, Agnes, et Alicia, filiae ejusdem, Robertus Sturmi, et Robertus, filius ejus, Willelmus de Wardehou, Robertus Laveroc, Willelmus, frater ejus, Robertus Hillebrand, et Alicia de le Wath, Johannes Beorre, Agnes, et Emma, sorores ejus, Thomas Longus, Robertus filius Willelmi filii Julianæ, Agnes, uxor ejus, Robertus de Hoton, sal. in Domino sempiternam. Noverit universitas vestra nos plenum et expressum assensum prae-buisse, et pro nobis et hær. nostris præsenti scripto concessisse, Domino Radulfo, Priori de Gyseburne,<sup>4</sup> et ejusdem locy Conventui, eorumque succ., totam terram quam habent in willa de Ormesby, ex donatione et concessione Willelmi de

undertake that their tenants in Ormesby shall pay such suit to his mill there, and at Kaldecotes, but that they shall not even possess querns, or hand-mills. The charge for grinding was a sixteenth part, "as sextum decimum." The Whitby

tenants had to pay a thirteenth part (Whitby Chart. ii. 367).

<sup>1</sup> *Est* is inserted by mistake. See No. 481.

<sup>2</sup> See No. 583.

<sup>3</sup> Hugo is inserted in a later hand.

<sup>4</sup> Prior 1262-1280.

Percy, filii Willelmi, filii Walteri de Percy de Kyldale; quæ viz. terra jacet propinquius Curia dictorum Can. versus occidentem in latitudine usque ad culturam Domini Nicholai de Percy, et in longitudine se extendit a communi via quæ ducit usque ad Martonam, usque ad torrentem qui vocatur Gyldehuskeldesike. Insuper et ex alia parte torrentis ejusdem tantum de terra sua propria, quantum jacet in latitudine inter ipsum torrentem et terram Roberti Sturmi versus orientem, et in longitudine ab angulo<sup>1</sup> Curia suæ, quantum longior pars terræ prædictæ ex alia parte torrentis se extendit, libere valeant iidem Can. Curia suæ in augmentis, si eis placuerit, conjungere, et muro vel fossato claudere, et commodum qualitercunque voluerint facere, absque contradictione vel impedimento nostri vel hæ. nostrorum imperp. In cujus rei test. sigilla nostra præsentī scripto apposuimus. Hiis testibus. Domino Willelmo de Mubray, Thoma de Hurtheworthe, Johanne, filio Ricardi Wausand, Roberto de Levingthorp, Roberto de Colleby, Johanne de Redmershyl, et aliis.

DXCII. G [alfridus], Dei gratia electus Lincoln.<sup>2</sup> et S [ylvanus], Abbas Rievall.,<sup>3</sup> et G [alfridus], Lincoln. Decanus,<sup>4</sup> Omnibus S. Matris Ecclesie filiis sal. Universitati vestræ innotescimus causam, quæ vertebatur inter Ecclesiam de Gyseburne, et R[obertum], Clericum de Glemham, super Ecclesia de Crathorne, hoc tenore positam esse in Capitulo Lincoln. Cumque eam ex mandato summi Pontificis nobis delegatam sub judiciali examine dinosceremus, post auditum sub religione jurisjurandi testimonium a Canonicis productum, quo nobis revelatum est, quod Turstinus, venerabilis memoriæ, Archiepiscopus Ebor., consensu Ernaldi de Percy, prædictam Ecclesiam Capitulo de Gyseburne episcopali auctoritate dederit, hoc modo inter eos transactum est. Ecclesia autem de Gyseburne præfato Roberto, Clerico, concessit, ut sæpe dictam Ecclesiam omnibus diebus vitæ suæ (233<sup>b</sup>) teneret sub annua pensione dim. marcæ<sup>5</sup> prænominato Capitulo, nomine

<sup>1</sup> *Angulus.*

<sup>2</sup> Geoffrey Plantagenet, a natural son of Henry II., was elected Bishop of Lincoln in 1173. He held the see nine years, and then resigned, January 6th, 1182.

<sup>3</sup> Sylvanus, Abbat of Rievaulx, 1170-1189.

<sup>4</sup> Geoffrey Kirtling, Dean of Lincoln, about 1169 and 1176.

<sup>5</sup> This sum was still payable at the Reformation. The charter by Ernald

de Percy, granting the Church at Crathorne to the Canons, is not existing. The earliest mention of the Church in this Chartulary occurs in a release, by William de Percy, of all right in the Churches of Crathorne and Ormesby, and the mill at Kaldecotes, "sicut in cartis Ernulfi de Percy, avi mei, et Ernulfi, avunculi mei, continetur" (No. 481). This shows Ernald's original grant was then in existence.



Ecclesiæ de Crathorne, persolvendæ infra solempnem septimanam Pentecostes. Hanc vero pactionem Can. sub nostra præsentia fide interposita firmaverunt, et quod per se vel per alium nichil machinabuntur, quominus Robertus sæpeditam Ecclesiam de Crathorne, sicut supradictum est, teneat. Robertus etiam vice versa, subinterpositione fidei, in manu nostra sanxit se hanc transactionem omnibus diebus vitæ suæ observaturum, nec aliquam ejus machinationem fieri quominus suprascripta Ecclesia post ejus obitum apud Ecclesiam de Gyseburne libere et integre resideat. Et ne aliquibus versutiis transactio ista in irritum in posterum revocari valeat, ad robur Apostolici mandati dignum duximus sigillorum nostrorum attestatione eam corroborare. Valeatis.

DXCIII.<sup>1</sup> Willelmus de Percy, filius Walteri de Percy de Kildale . . . Deo, et Ecclesiæ S. Mariæ de Gyseburne, et Can. ibid. Deo, servientibus, et servituris, in lib. pur. quiet. et perp. elem., Ecclesiam de Crathorne cum pert., et quicquid juris vel clamii in eadem Ecclesia habui, vel habere me dixi. Ita quod, nec ego, nec aliquis hæc. meorum, nec aliquis nomine nostro, in prædicta Ecclesia, aut ejus pert., aliquid juris vel clamii aliquo tempore habere vel exigere poterimus. Tenendam et habendam præfatis Can. et eorum succ. in lib. pur. quiet. et perp. elem., sicut eam habent ex dono Willelmi de Percy, avi mei, secundum quod in carta ejusdem Willelmi, quam inde habent, continetur. . . . Hiis testibus. Domino Johanne de Bulmer, Domino Rogero de Thocotes, Johanne de Thocotes, Willelmo de Salkoc, Roberto de Scutherscelf, Stephano Russel, Umfrido de Hotona, et m. a.<sup>2</sup>

<sup>1</sup> See No. 481.

<sup>2</sup> The following charter relating to Ormesby is preserved in the York Museum. As it is rather later in date than those given in this collection and mentions many of the descendants of the donors to Guisbrough, it seems worthy of being printed. "Willelmus Campion de Ormesby . . . Radulfo Bercatori de Midelesburgh, totum jus et clamium quod habeo, vel habere potero, in uno tofto, et crofto, et xii acris terræ, cum prato adjacente, et omnibus aliis suis pert. in Ormesby. Quod quidem toftum, croftum, terram, et prætum

cum suis pert. dictus Radulfus tenet et habet ex dono et feoffamento illo in eadem. Tenenda et habenda . . . de capitali domino feodi illius per servitium unius den. per annum ad Natale Domini tantummodo pro omnibus, libere, etc. Hiis testibus. Roberto de Cliveland, Roberto le Rede, Ada Bayhus, Willelmo de Moreton, Thoma de Brun de Northmanby, Johanne de Laysingby, Roberto filio Stephani de Northmanby, et aliis. Dat. apud Ormesby in festo Purificationis B. Mariæ Virginis, A.D. millesimo ccc<sup>mo</sup> vicesimo secundo."



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